SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

2268



FROM: TLMA - Planning Department

SUBMITTAL DATE: September 9, 2010

SUBJECT: CHANGE OF ZONE NO. 7673 / TENTATIVE TRACT MAP NO. 35289 – Mitigated Negative Declaration – Applicant: Cathton Inv. Inc. – Engineer/Representative: MSA Consulting - Fourth Supervisorial District – Thousand Palms Zoning District – Western Coachella Valley Area Plan - Rural: Rural Residential - 2½ Acre Minimum (R:RR) – Location: Northerly of Ramon Road, easterly of Shadow Mountain Lane, westerly of Thousand Palms Canyon Trail – 50 Gross Acres - Zoning: Controlled Development Areas (W-2) – REQUEST: The Change of Zone proposes to change the site's zoning classification from Controlled Development Areas (W-2) to Residential Agriculture – 2½ Acre Minimum (R-A-2½) for the residential lots, and Open Area Combining Zone (R-5) for the remainder lot. The Tentative Tract Map is a Schedule C subdivision of approximately fifty (50) acres into six (6) residential lots totaling twenty-nine (29) gross acres, with a minimum lot size of 2½ acres, ranging in size from 3.5 acres to six (6) acres, and a 19.3 acre remainder parcel for open space.

RECOMMENDED MOTION:

The Planning Department recommended Approval; and, THE PLANNING COMMISSION RECOMMENDED:

<u>ADOPTION</u> of a <u>MITIGATED</u> <u>NEGATIVE</u> <u>DECLARATION</u> for <u>ENVIRONMENTAL</u> <u>ASSESSMENT NO. 41989</u>, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

APPROVAL of CHANGE OF ZONE NO. 7673, amending the zoning classification for the

Carolyn Syms Luna Planning Director

Initials: CSL:dm 0.1

(continued on attached page)

☐ Consent ☑ Policy ☐ Consent ☑ Policy

Per Exec. Ofc.:

Dep't Recomm.:

Prev. Agn. Ref.

District: Fourth

Agenda Number:

The Honorable Board of Supervisors

Re: CHANGE OF ZONE NO. 7673 / TENTATIVE TRACT MAP NO. 35289

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subject property from Controlled Development Areas (W-2) to Residential Agricultural -2½ Acre Minimum (R-A-2½) and Open Area Combining Zone Residential Developments (R-5) in accordance with Exhibit #3; based upon the findings and conclusions incorporated in the staff report, pending Ordinance adoption by the Board of Supervisors; and,

<u>APPROVAL</u> of **TENTATIVE TRACT MAP NO. 35289**, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

PLANNING COMMISSION MINUTE ORDER JULY 14, 2010 EASTERN MUNICIPAL WATER DISTRICT

I. AGENDA ITEM 8.4: CHANGE OF ZONE NO. 7673 / TENTATIVE TRACT MAP NO. 35289 – Intent to Adopt a Mitigated Negative Declaration – Applicant: Cathton Inv. Inc. – Engineer/Representative: MSA Consulting - Fourth Supervisorial District – Thousand Palms Zoning District – Western Coachella Valley Area Plan - Rural: Rural Residential – 2½ Acre Minimum (R:RR) – Location: Northerly of Ramon Road, easterly of Shadow Mountain Lane, westerly of Thousand Palms Canyon Trail – 50 Gross Acres - Zoning: Controlled Development Areas (W-2)

II. PROJECT DESCRIPTION

The Change of Zone proposes to change the zoning classification from Controlled Development Areas (W-2) to Residential Agriculture – 2½ Acre Minimum (R-A-2½) for the residential lots, and Open Area Combining Zone (R-5) for the remainder lot. The Tentative Tract Map is a Schedule C subdivision of approximately fifty (50) acres into six (6) residential lots totaling twenty-nine (29) gross acres, with a minimum lot size of 2½ acres, ranging in size from 3.5 acres to six (6) acres, and a19.3 acre remainder parcel for open space – APN(s): 651-060-004 & 651-060-005.

III. MEETING SUMMARY

The following staff presented the subject proposal:

Project Planner: Judith Deertrack at 951-955-1199 or email jdeertra@rctlma.org.

The following people spoke in favor, of the subject proposal.

Julian De La Torre, Applicant's Representative, Rancho Mirage, CA 92270

Marvin Roos, Applicant's Representative

There were no speakers in neutral position or in opposition of the subject proposal

IV. CONTROVERSIAL ISSUES

NONE

V. PLANNING COMMISSION ACTION

The Planning Commission, by a vote of 5-0; recommended to the Board of Supervisors;

ADOPTION of a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 41989, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

<u>APPROVAL</u> of **CHANGE OF ZONE NO. 7673**, amending the zoning classification for the subject property from Controlled Development Areas (W-2) to Residential Agricultural -2½ Acre Minimum (R-A-2½) and Open Area Combining Zone Residential Developments (R-5) in accordance with Exhibit #3; based upon the findings and conclusions incorporated in the staff report, pending Ordinance adoption by the Board of Supervisors; and,

<u>APPROVAL</u> of **TENTATIVE TRACT MAP NO. 35289**, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

VI. CD

The entire discussion of this agenda item can be found on CD. For a copy of the CD, please contact Desiree Bowie, Interim Planning Commission Secretary, at (951) 955-0222 or E-mail at dbowie@rctlma.org.

Agenda Item No.: 8-4

Area Plan: Western Coachella Valley Zoning District: Thousand Palms Supervisorial District: Fourth Project Planner: Judy Deertrack Planning Commission: July 14, 2010 CHANGE OF ZONE NO. 7673 TENTATIVE TRACT MAP NO. 35289 E.A. No. 41989

Applicant: Cathton Inv. Inc.

Engineer/Representative: MSA Consulting

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COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

PROJECT DESCRIPTION AND LOCATION:

The Change of Zone proposes to change the zoning classification from Controlled Development Areas (W-2) to Residential Agriculture – 2 ½ Acre Minimum (R-A-2 ½) for the residential lots, and Open Area Combining Zone Residential Developments (R-5) for the remainder parcel. The Tentative Tract Map is a Schedule C subdivision of approximately 50 acres into six (6) residential lots totaling 29 gross acres, ranging in size from 3.5 acres to 6 acres, with a remainder parcel of 19.3 acres, and Street "A" is 1.6 acres. The subdivision has an overall density of 0.2 dwelling units./acres.

The property is located northerly of Ramon Road, easterly of Shadow Mountain Lane, westerly of Thousand Palms Canyon Road.

BACKGROUND:

Ramon Road is designated an Arterial Highway and will be improved with concrete curb and gutter within the 64-foot half-width dedicated right-of-way. On the north side of Ramon Road, a six (6) foot sidewalk will be constructed within the 21-foot parkway together with a ten (10') foot Class I Bike Trail. The six (6) residential units will be accessed by a private "Street A," (cul-de-sac) with dedicated right-of-way, improved to 36' / 56' and maintained by the Lot Owners and Homeowner's Association. This project is within the 100-year flood plain. Four retention basins have been proposed and are to be located alongside "Street A." Pad elevations for the residential homes require an elevation of two to three feet (2'-3') above the anticipated flood water height. The project will require the installation of septic tanks and leach lines. The project has an estimated balanced cut and fill of 20,523 cubic yards.

The project site abuts the Coachella Valley Preserve along its eastern boundary. This subdivision of land will leave a remainder parcel of 19.2 acres, which is to be placed in Open Area Combining (R-5) Zone because of its proximity to the preserve and the fact the remainder lot is intersected by the Devers-Hinds 220 KV Transmission Line and a Southern California Gas pipeline.

ISSUES OF POTENTIAL CONCERN:

There are no issues of potential concern.

SUMMARY OF FINDINGS:

1. Existing General Plan Land Use (Ex. #5):

Rural: Rural Residential (R:RR) (5 Acre Minimum)

2. Surrounding General Plan Land Use (Ex. #5):

Rural: Rural Residential (R:RR) (5 Acre Minimum) to the north, west, and south, and Open Space:

Conservation Habitat (OS:CH) to the east.

3. Existing Zoning (Ex. #2):

Controlled Development Areas (W-2)

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4. Proposed Zoning (Ex. #3):

Residential Agricultural (2 ½ Acre Minimum) (R-A-2 ½) for residential lots; Open Area Combining Zone Residential Developments (R-5) for remainder parcel.

5. Surrounding Zoning (Ex. #2):

Controlled Development Areas (W-2) to the immediate north, west, and south, and Natural Assets (N-A) to the east, with Natural Assets (N-A) to the extended north, west, south, and east.

6. Existing Land Use (Ex. #1):

Vacant

7. Surrounding Land Use (Ex. #1);

North: Vacant to the immediate north, with mobile homes to the extended north. West: Scattered residential to the immediate west, with SFR homes to the extended west. South: SFR homes. East: Vacant lands in natural conservation status.

8. Project Data:

Total Acreage: 50 Gross Acres

Total Proposed Lots: Six (6) with remainder lot

Proposed Min. Lot Size: 2 1/2 acres

Schedule: C

9. Environmental Concerns:

See EA41989 attached

RECOMMENDATIONS:

ADOPTION of a MITIGATED NEGATIVE DECLARATION for ENVIRONMENTAL ASSESSMENT NO. 41989, based on the findings incorporated in the initial study and the conclusion that the project will not have a significant effect on the environment; and,

APPROVAL of CHANGE OF ZONE NO. 7673, amending the zoning classification for the subject property from Controlled Development Areas (W-2) to Residential Agricultural -2½ Acre Minimum (R-A-2½) and Open Area Combining Zone Residential Developments (R-5) in accordance with Exhibit #3; based upon the findings and conclusions incorporated in the staff report; and, pending Ordinance adoption by the Board of Supervisors; and,

<u>APPROVAL</u> of TENTATIVE TRACT MAP NO. 35289, subject to the attached conditions of approval, and based upon the findings and conclusions incorporated in the staff report.

CONCLUSIONS:

- 1. The proposed project is in conformance with the Rural: Rural Residential (R:RR) Land Use Designation, and with all other elements of the Riverside County General Plan.
- 2. The proposed Tentative Tract Map is consistent with the proposed Residential Agricultural 2½ Acre Minimum (R-A-2½) zoning classification of Ordinance No. 348, and with all other applicable provisions of Ordinance No. 348.
- 3. The proposed Tentative Tract Map is consistent with the Schedule C map requirements of Ordinance No. 460, and with other applicable provisions of Ordinance No. 460.

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- The public's health, safety, and general welfare are protected through project design.
- 5. The proposed project is compatible with the present and future logical development of the area.
- 6. The proposed project will not have a significant effect on the environment.
- 7. The proposed project is consistent with the Multi-Species Habitat Conservation Plan (MSHCP).
- 8. The site of the proposed land division is physically suitable for the proposed density of the development.

FINDINGS: The following findings are in addition to those incorporated in the summary of findings and in the attached environmental assessment, which is incorporated herein by reference.

- The project site is designated Rural: Rural Residential (5 Acre Minimum) (R:RR) on the Western Coachella Valley Area Plan.
- 2. The proposed Schedule C subdivision with six (6) residential lots, and open space remainder parcel, with a minimum lot size of 2½ acres for single-family residential use, is a permitted use in the Rural: Rural Residential (R:RR) land use designation. The six (6) residential lots range in size from 3.5 acres to 6 acres, and has an overall density of 0.2 dwelling units per acre.
- 3. The project site is surrounded by properties which are designated Rural: Rural Residential (5 Acre Minimum) (R:RR) to the north, west, and south, and Open Space: Conservation Habitat (OS:CH) to the east.
- 4. The current zoning for the subject site is Controlled Development Areas (W-2). The proposed zoning for the project site is Residential Agricultural 2½ Acre Minimum (R-A-2½), and Open Area Combining Zone Residential Developments (R-5) for the remainder parcel.
- The proposed subdivision for single-family residential use, is a permitted use, and is consistent with the development standards set forth, in the Residential Agricultural (R-A) zone.
- 6. The project site is surrounded by properties which are zoned Controlled Development Areas (W-2) to the north, west, and south, and Natural Assets (N-A) to the east; with Natural Assets (N-A) to the extended north, west, south, and east.
- 7. This project is located outside of the Multi-Species Habitat Conservation Plan, and is not subject to special provisions of the Plan. The project has been conditioned to reduce nighttime glare.
- 9. The six (6) residential lots that comprise the Tentative Tract Map are served by a private street designated as "Street A." The Planning Department finds that adequate provision has been made for construction and continued maintenance of Street "A;" the welfare of the residential occupants are adequately served by the private street; the maintenance of Street "A" as a private street is not detrimental to the public health, safety, and general welfare; and Street "A" meets the minimum width requirements of Section 3.3 at its required fifty-six (56') foot width. The private street provisions are required by Ordinance 460, Section 3.3. Pursuant to Ordinance 460, Section 3.3 (Private Streets), Street "A" will be offered for dedication to public use, and shall be

maintained through Covenants, Conditions, and Restrictions (CC&R's). Maintenance for Street "A" will be the responsibility of the Lot Owners and a Homeowner's Association (HOA).

- 8. The remainder parcel with an approximate gross acreage of 19.2 acres is intersected by a major public utility easement and has legal access to Ramon Road through its joint ownership to the residential lots that comprise the Tentative Tract Map. Ordinance 460, Section 3.8 requires lots crossed by major public utility easements to have a net usable area of not less than 3,600 square feet, exclusive of the easement. The remainder lot is consistent with this provision of Section 3.8.
- 9. The remainder lot has legal access to Ramon Road as required by Ordinance 348, Section 3.10, because it is currently owned in common with the residential lots that comprise the Tentative Introduction of approval require that legal access be created to the remainder lot through a Conditional Certificate of Compliance (CCOC) prior to recordation of the FINAL MAP, or prior to sale of the property to a third party.
- 10. The residential subdivision is compatible with the density of surrounding residential subdivisions to the south; scattered residential to the west with mobile homes, vacant lands to the north, and the Coachella Valley Preserve to the east.
- 11. Environmental Assessment No. 41989 identified the following potentially significant impacts:
 - a. Geology / Soils
 - b. Hydrology / Water Quality

c. Recreation

d. Transportation / Traffic

These listed impacts will be fully mitigated by the measures indicated in the environmental assessment, conditions of approval, and attached letters. No other significant impacts were identified.

INFORMATIONAL ITEMS:

- As of this writing, no letters, in support or opposition have been received.
- 2. The project site is <u>not</u> located within:
 - a. A city sphere of influence;
 - b. An airport influence area;
 - c. A Redevelopment Area;
 - d. A County Service Area (CSA)
 - e. The Coachella Valley Multi-Species Habitat Conservation Area.
- The project site is located within:
 - a. A 100-year flood plain;
 - b. ½ mile of the San Andrea Fault Line;
 - c. Whitewater Watershed;
 - d. The Palm Springs Unified School District.
- 4. The subject site is currently designated as Assessor's Parcel 651-060-004 & 651-060-005.
- 5. This project was filed with the Planning Department on July 3, 2008.

CHANGE OF ZONE NO. 7673 TENTATIVE TRACT MAP NO. 35289 PC Staff Report: July 14, 2010

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- 6. This project was reviewed by the Land Development Committee two times on the following dates August 21, 2008, and September 18, 2008.
- 7. The Thousand Palms Community Council reviewed this matter on November 12, 2009, and unanimously voted to support the project.
- 8. Deposit Based Fees charged for this project, as of the time of staff report preparation, total \$29,436.00.

Y:\Planning Case Files-Riverside office\TR35289\DH-PC-BOS Hearings\S.R. TR35289 Revised.docx Date Prepared: 01/01/01 Date Revised: 6/15/10

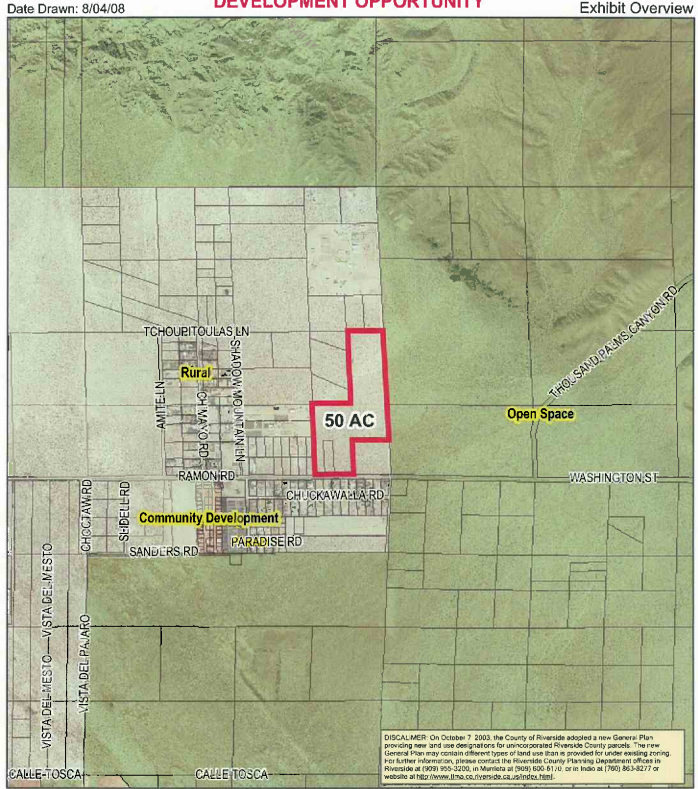
Supervisor Wilson District 4

CZ07673 TR35289

DEVELOPMENT OPPORTUNITY

Planner: Maurice Borrows Date: 9/17/08

Exhibit Overview



District

Plan: Thousand Palms Township/Range: T4SR6E

Section: 15

RIVERSIDE COUNTY PLANNING DEPARTMENT

Assessors

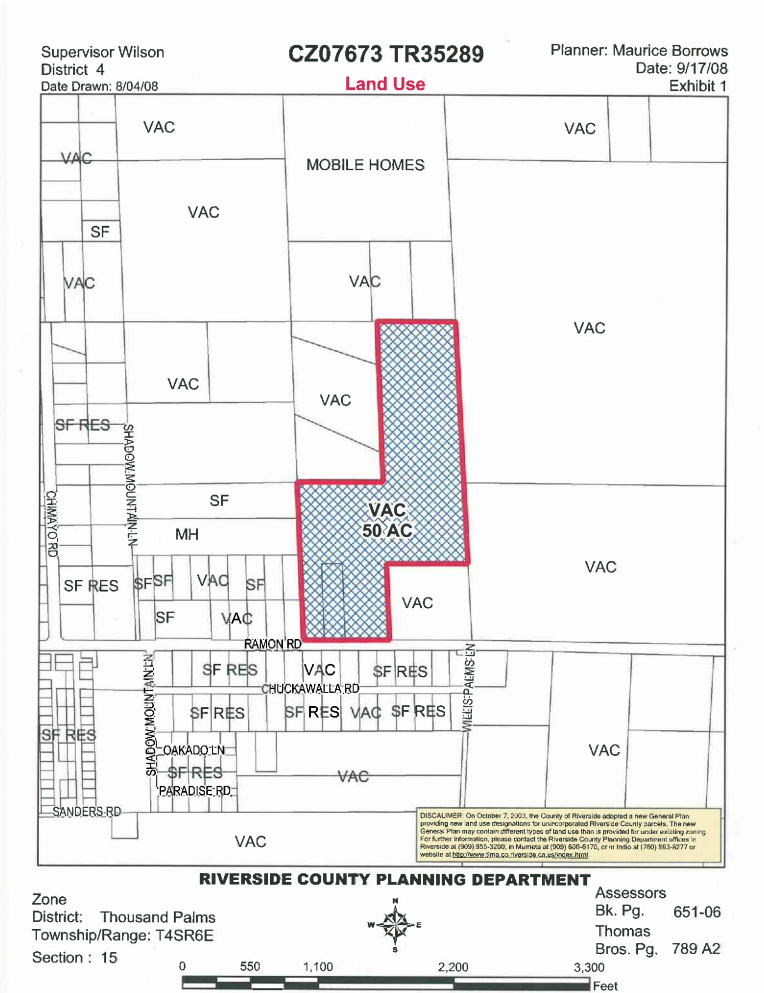
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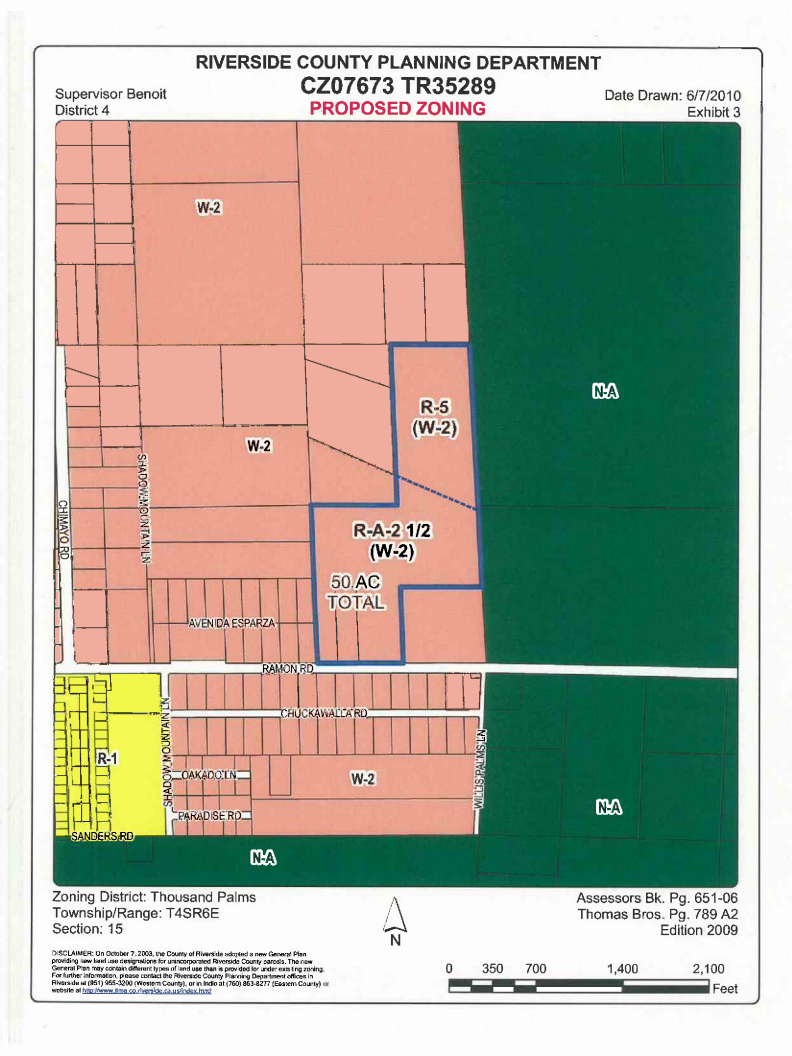
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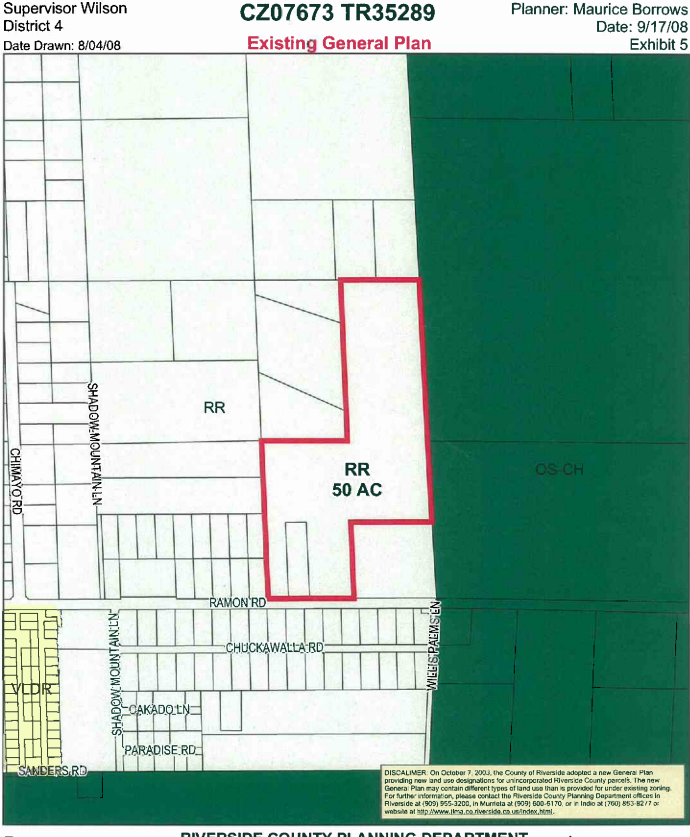
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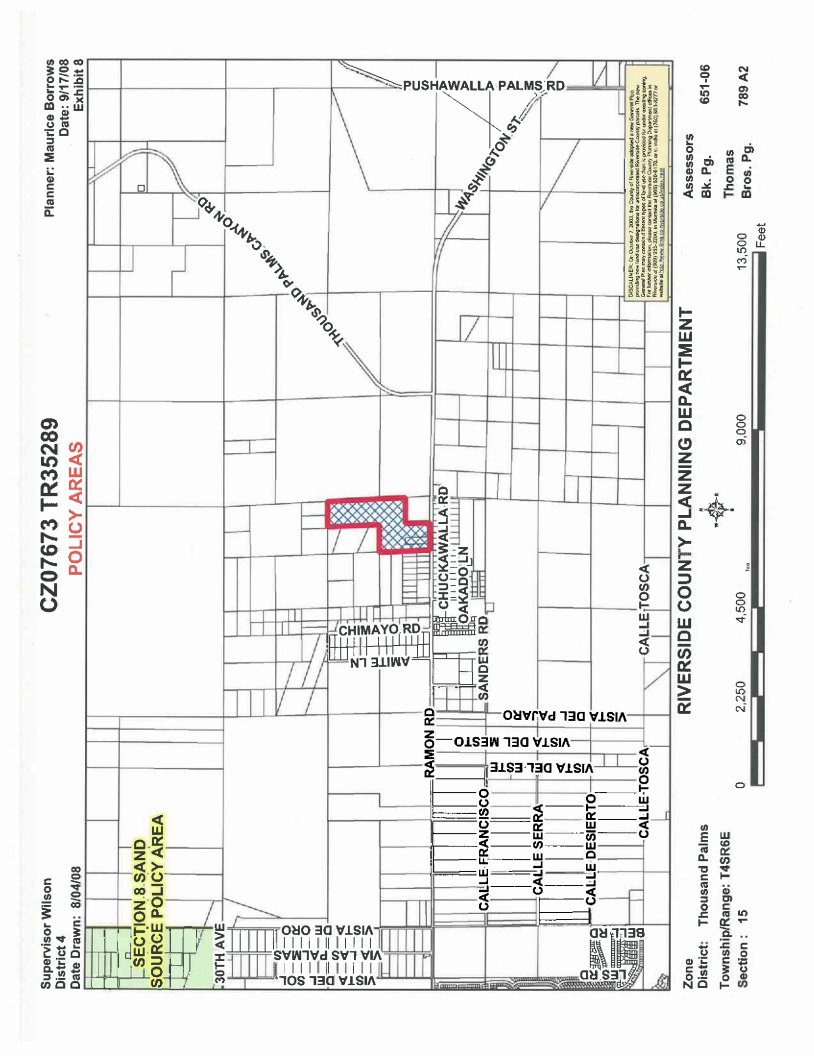
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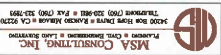






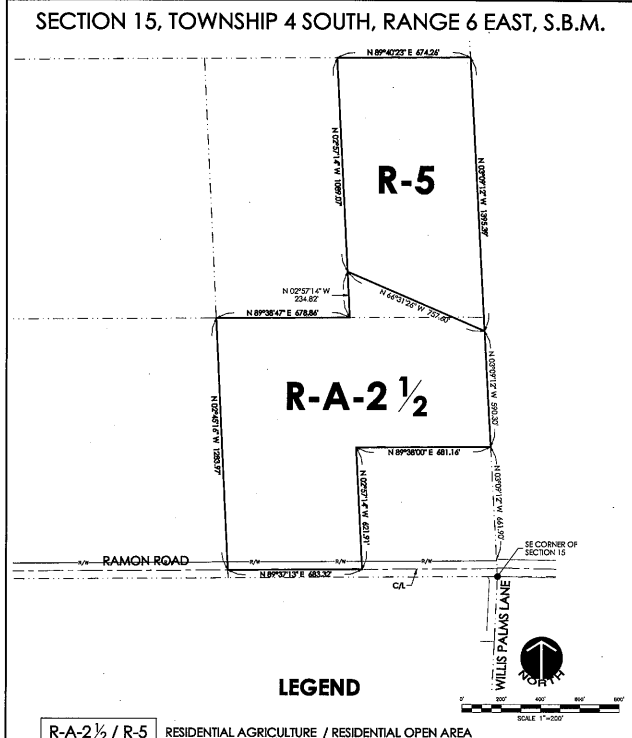






Aerial Photograph Exhibit CATHTON INVESTMENTS, INC. IN THE COUNTY OF RIVERSIDE COUNTY





 $R-A-2\frac{1}{2}$ / R-5RESIDENTIAL AGRICULTURE / RESIDENTIAL OPEN AREA

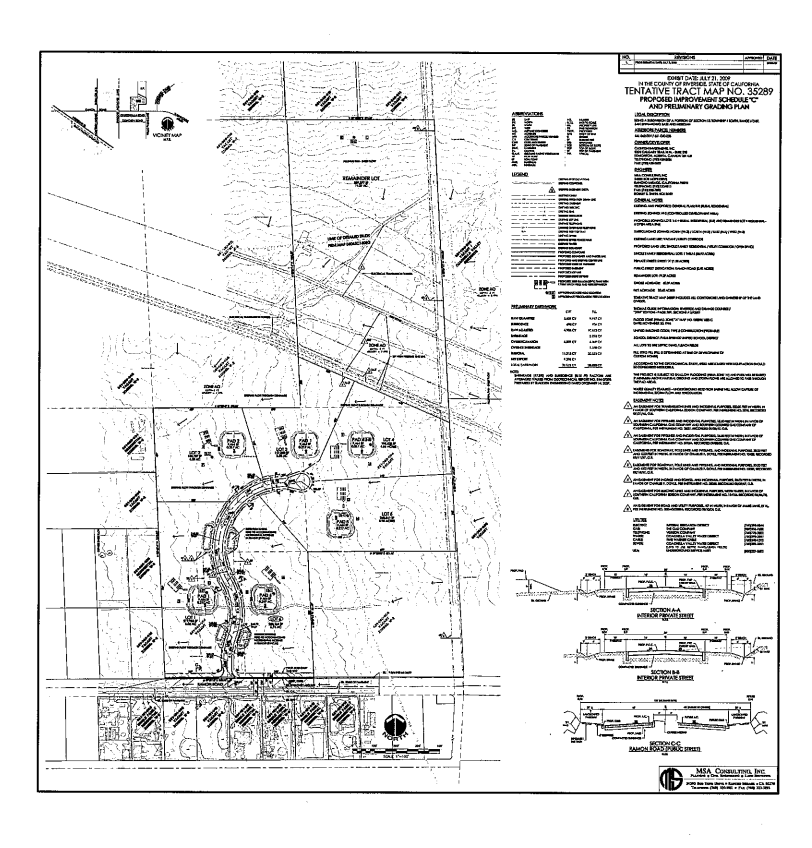
MAP NO. 35289

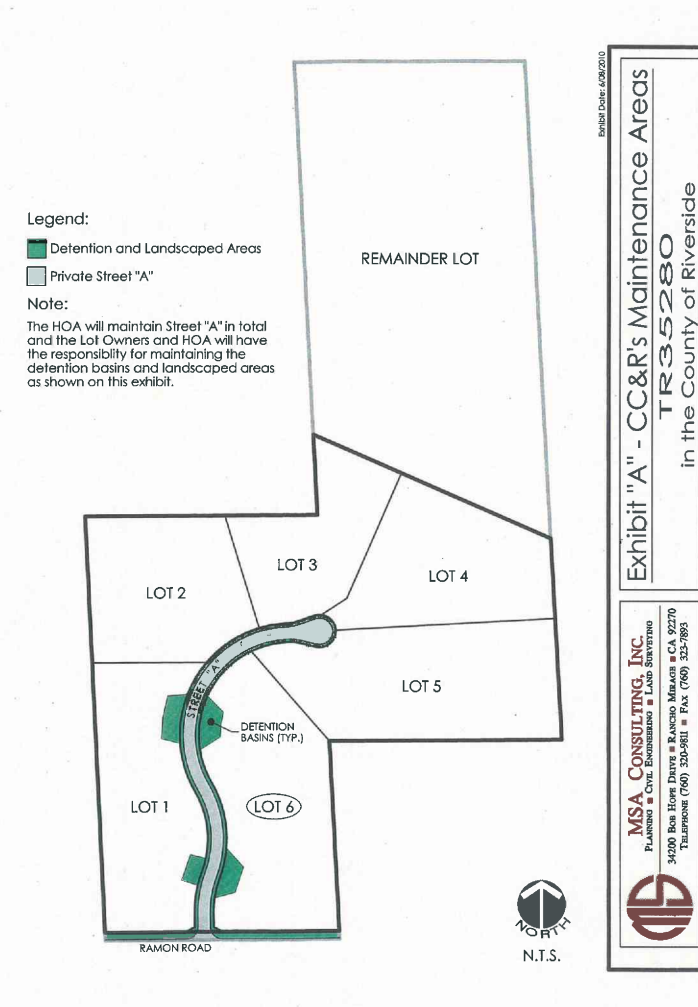
CHANGE OF OFFICIAL ZONING PLAN THOUSAND PALMS ZONING DISTRICT

CHANGE OF ZONE CASE NO. 07673 AMENDING ORDINANCE NO. ADOPTED BY ORDINANCE NO. DATE:

APNs: 651-060-004 651-060-005

RIVERSIDE COUNTY BOARD OF SUPERVISORS





COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (E.A.) Number: 41989

Project Case Type (s) and Number(s): CHANGE OF ZONE NO. 07673 / TENTATIVE TRACT

MAP NO. 35289

Lead Agency Name: County of Riverside Planning Department

Address: P.O. Box 1409, Riverside, CA 92502-1409

Contact Person: Judy Deertrack Telephone Number: (951) 955 1199

Applicant's Name: Cathton Investment, Inc.

Applicant's Address: 5324 Calgary Tr No. 210, Edmonton AB, Canada, T5H, 4J8

I. PROJECT INFORMATION

A. Project Description: The Change of Zone proposes to change the zoning classification from Controlled Development Areas (W-2) to Residential Agriculture – 2 ½ Acre Minimum (R-A-2 ½) for the residential lots, and Open Area Combining Zone (R-5) for the remainder lot. The Tentative Tract Map proposes a Schedule C subdivision of approximately 50 acres into six (6) residential lots totaling 29 gross acres, with a minimum lot size of 2 ½ acres, ranging in size from 3.5 acres to 6 acres, with an open space remainder parcel on 19.3 acres, and a private internal Street "A" on 1.6 acres, accessing six (6) residential lots and connecting to Ramon Road.

B. Type of Project: Site Specific ⊠; Countywide □; Community □; Policy □.

C. Total Project Area: 50.3 Gross Acres

Residential Acres: 29 Commercial Acres: n/a Lots: 6 Lots: n/a Units: n/a

i

Projected No. of Residents: n/a

Industrial Acres: n/a

Lots: n/a

Sq. Ft. of Bldg. Area: n/a Sq. Ft. of Bldg. Area: n/a Est. No. of Employees: n/a Est. No. of Employees: n/a

Other: 19.3 acre remainder

D. Assessor's Parcel No(s): 651-060-004 & 651-060-005

- E. Street References: The project lies within the Thousand Palms Zoning District and is located Northerly of Ramon Road, easterly of Shadow Mountain Lane, westerly of Thousand Palms Canyon Trail
- F. Section, Township & Range Description or reference/attach a Legal Description: Sections 14 and 15, Township 4 South, Range 6 East.
- G. Brief description of the existing environmental setting of the project site and its surroundings: The project site is currently vacant occurring on what appears to be previously undisturbed land, with a desert wash traversing the upper one-third portion in a southwesterly orientation. The project area is bounded on the south by Ramon Road and adjacent single-family residential subdivision homes; scattered residential lots and vacant lands to the west, the Coachella Valley Multi-Species Conservation Habitat Area (Coachella Valley Preserve) to the east; and vacant lands to the north, except for the transection of the Southern California Edison power line and pipeline that runs through the central portion of the project area on southerly end of the proposed remainder parcel. Elevations range between 240 and 295 feet above mean sea level, with a northeasterly incline toward Indio Hills. The soil is predominantly gravelly loam with some dune sand and streamwash, and lies on an

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alluvial fan deposit. To the extended north, west, and south, and the immediate east, the project is surrounded by the Coachella Valley Multi-Species Habitat Conservation Area. There are no unique habitats on the project area. Two plant communities exist on the project area: Sonoran Creosote Bush Scrub and Desert Microphyll Woodland. The project does not contain rock outcroppings, watercourses, or unique features.

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

A. General Plan Elements/Policies:

- 1. Land Use: The proposed project site is designated as Rural: Rural Residential, 5 Acre Minimum (R:RR). The proposed project is consistent with the land use designation and is a permitted use under the proposed zoning of Residential Agricultural (2 ½ Acre Minimum) (R-A-2 ½) for residential lots and the Open Area Combining Zone Residential Developments (R-5) for remainder parcel. The project meets all other applicable land use policies.
- 2. Circulation: The proposed project adjoins Ramon Road on its northerly side. Ramon Road is a paved County maintained road designated as an Arterial Highway and shall be improved with 8-inch concrete curb and gutter located 43-feet from centerline, and match up asphalt concrete paving, within the 64-foot half-width dedicated right-of-way. A six (6) foot sidewalk shall be constructed adjacent to the curb line within the 20-foot parkway. The six (6) residential lots will be served by a privately-maintained cul-de-sac designated as "Street A," and shall be improved with 36-foot full-width Portland Cement Concrete (P.C.C.) and 10-foot graded shoulders on each side within the 56-foot full-width dedicated right-of-way.
- 3. Multipurpose Open Space: The project site is not located within the Coachella Valley Multi-Species Habitat Conservation Area (CVMSHCP), although the project site lies adjacent to the CVMSHCP on its easterly boundary, at the site of the Coachella Valley Preserve (CVP). The project is surrounded by the CVMSHCP to the extended north, west, and south. The subdivision of lands will create a remainder parcel to be placed in Open Area Combining Zone Residential Developments (R-5) with the intent to keep an open space designation because of its proximity to the Coachella Valley Preserve together with the on-site Devers-Hinds 220 Kv Transmission Line owned and maintained by Southern California Edison, and the Southern California Gas Company pipeline. The project site does not contain endangered or sensitive species, except for the Coachella Valley ground squirrel, a federal candidate for listing. CVMSHCP and standard open space fees will be paid. The project meets all other applicable open space policies.
- 4. Safety: The project is located within an area that is susceptible to subsidence, has a negligible liquefaction potential and is not in a high fire area. The risks associated with primary surface ground rupture are low. Slope instability is considered low. The project site is within ½ mile of the San Andreas fault, susceptible to moderate to strong seismic shaking. The developer is required to construct on-site flood protection facilities as part of flood management review, which is required for the project area. The proposed project has allowed for sufficient provision of emergency response services. The Fire Department has determined access is sufficient for fire-protection vehicles, and provided for a private, internal cul-de-sac (Street "A") built at with a 56' full-width dedicated right-of-way (36'/56'), and which accesses the six (6) residential lots.

- 5. Noise: Potential noise impacts could occur from adjacency to Ramon Road as an arterial highway designed as a 128' full-width dedicated right-of-way. Existing land uses in the project vicinity will not present noise compatibility issues with the proposed project. The project is surrounded by single-family residential to the south, scattered residential to the west, and Coachella Valley Preserve (habitat conservation) to the north and east, and habitat conserved lands in four directions in the extended area. Noise factors are considered negligible.
- **6. Housing:** The proposed project meets with all applicable Housing element policies, and will consist of six (6) single-family residences.
- 7. Air Quality: The proposed project has been conditioned to control any fugitive dust during grading and construction activities. The proposed project meets all other applicable Air Quality element policies.
- B. General Plan Area Plan(s): Western Coachella Valley Area Plan
- C. Foundation Component(s): Rural
- D. Land Use Designation(s): Rural Residential, 5 Acre Minimum (RR)
- E. Overlay(s), if any: N/A
- F. Policy Area(s), if any: N/A
- G. Adjacent and Surrounding Area Plan(s), Foundation Component(s), Land Use Designation(s), and Overlay(s) and Policy Area(s), if any:

	AREA PLAN	FOUNDATION COMPONENT	LAND USE DESIGNATION	OVERLAY	POLICY AREA
NORTH	WCVAP	Rural (R)	Rural Residential (RR) 5 Acre Minimum	Not Applicable	Not Applicable
EAST	WCVAP	Open Space (OS)	Conservation Habitat (CH)	Not Applicable	Not Applicable
SOUTH	WCVAP	Rural (R)	Rural Residential (RR) 5 Acre Minimum	Not Applicable	Not Applicable
WEST	WCVAP	Rural (R)	Rural Residential (RR) 5 Acre Minimum	Not Applicable	Not Applicable

H. Adopted Specific Plan Information

- 1. Name and Number of Specific Plan, if any: N/A
- 2. Specific Plan Planning Area, and Policies, if any: N/A
- I. Existing Zoning: Controlled Development Area (W-2)
- J. Proposed Zoning, if any: Residential Agricultural (2 ½ Acre Minimum) (R-A-2 ½) for residential lots; Open Area Combining Zone Residential Developments (R-5) for remainder parcel.

north, west, and south, and Natural Assets (N-A) to the extended north, west, south, and east.	e east, with Natural Assets (N-A) to the
III. ENVIRONMENTAL FACTORS POTENTIALLY AFFEC	TED
The environmental factors checked below (x) would be potent least one impact that is a "Potentially Significant Impact" of Incorporated" as indicated by the checklist on the following page	or "Less than Significant with Mitigation
☐ Aesthetics ☐ Hazards & Hazardous Materials ☐ Agriculture Resources ☐ Hydrology/Water Quality ☐ Air Quality ☐ Land Use/Planning ☐ Biological Resources ☐ Mineral Resources ☐ Cultural Resources ☐ Noise ☐ Geology/Soils ☐ Population/Housing	 ☐ Public Services ☑ Recreation ☑ Transportation/Traffic ☐ Utilities/Service Systems ☐ Other ☐ Mandatory Findings of Significance
IV. DETERMINATION	
On the basis of this initial evaluation:	
A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEO	
I find that the proposed project COULD NOT have a sign	ificant effect on the environment, and a
NEGATIVE DECLARATION will be prepared. ☑ I find that although the proposed project could have a sign	rificant effect on the environment there
will not be a significant effect in this case because revisions in	
have been made or agreed to by the project proponent. A MI	
will be prepared.	
I find that the proposed project MAY have a significa	nt effect on the environment, and an
ENVIRONMENTAL IMPACT REPORT is required.	
A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATI	VE DECLARATION WAS PREPARED
I find that although the proposed project could have a signey ENVIRONMENTAL DOCUMENTATION IS REQUIRED effects of the proposed project have been adequately and Declaration pursuant to applicable legal standards, (b) all poter project have been avoided or mitigated pursuant to that earlied proposed project will not result in any new significant environmental or Negative Declaration, (d) the proposed project will not senvironmental effects identified in the earlier EIR or Negative Declaration measures have been identified and (f) no mitigate become feasible.	gnificant effect on the environment, NO because (a) all potentially significant alyzed in an earlier EIR or Negative ntially significant effects of the proposed er EIR or Negative Declaration, (c) the nental effects not identified in the earlier substantially increase the severity of the Declaration, (e) no considerably different ation measures found infeasible have
I find that although all potentially significant effects have EIR or Negative Declaration pursuant to applicable legal stan necessary but none of the conditions described in California exist. An ADDENDUM to a previously-certified EIR or Negati will be considered by the approving body or bodies.	dards, some changes or additions are Code of Regulations, Section 15162
22 Control of by the approving body of bodies.	

K. Adjacent and Surrounding Zoning: Controlled Development Areas (W-2) to the immediate

I find that at least one of the conditions described 15162 exist, but I further find that only minor additions or EIR adequately apply to the project in the changed site ENVIRONMENTAL IMPACT REPORT is required that make the previous EIR adequate for the project as revised. I find that at least one of the following conditions Section 15162, exist and a SUBSEQUENT ENVIRON Substantial changes are proposed in the project which we or negative declaration due to the involvement of new significates in the severity of previously identified significated occurred with respect to the circumstances under which major revisions of the previous EIR or negative declaration environmental effects or a substantial increase in the effects; or (3) New information of substantial importance been known with the exercise of reasonable diligence complete or the negative declaration was adopted, show one or more significant effects not discussed in the Significant effects previously examined will be substantial EIR or negative declaration; (C) Mitigation measures or a would in fact be feasible, and would substantially reduce but the project proponents decline to adopt the mitigation measures or alternatives which are considerably different negative declaration would substantially reduce one or	changes are necessary to make the previous tuation; therefore a SUPPLEMENT TO THE need only contain the information necessary to ed. described in California Code of Regulations, MENTAL IMPACT REPORT is required: (1) will require major revisions of the previous EIR gnificant environmental effects or a substantial ficant effects; (2) Substantial changes have the project is undertaken which will require tion due to the involvement of new significant as eseverity of previously identified significant ese, which was not known and could not have at the time the previous EIR was certified as we any the following:(A) The project will have be previous EIR or negative declaration;(B) itally more severe than shown in the previous alternatives previously found not to be feasible to one or more significant effects of the project, on measures or alternatives; or,(D) Mitigation and from those analyzed in the previous EIR or
environment, but the project proponents decline to adopt	
And Destroy of	June 8, 2010
Signature	Date
Judy Deertrack, Planner IV Printed Name	For Ron Goldman, Planning Director
i finted Name	

V. ENVIRONMENTAL ISSUES ASSESSMENT

In accordance with the California Environmental Quality Act (CEQA) (Public Resources Code Section 21000-21178.1), this Initial Study has been prepared to analyze the proposed project to determine any potential significant impacts upon the environment that would result from construction and implementation of the project. In accordance with California Code of Regulations, Section 15063, this Initial Study is a preliminary analysis prepared by the Lead Agency, the County of Riverside, in consultation with other jurisdictional agencies, to determine whether a Negative Declaration, Mitigated Negative Declaration, or an Environmental Impact Report is required for the proposed project. The purpose of this Initial Study is to inform the decision-makers, affected agencies, and the public of potential environmental impacts associated with the implementation of the proposed project.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AESTHETICS Would the project				
1. Scenic Resources a) Have a substantial effect upon a scenic highway corridor within which it is located? 				
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique or landmark features; obstruct any prominent scenic vista or view open to the public; or result in the creation of an aesthetically offensive site open to public view?				
Source: Riverside County General Plan Figure C-7 "Scenic I	Highways"			
Findings of Fact:				
1a. The project site is located along Ramon Road which is project is on vacant land. Directly to the north is vacant la (W-2). Directly to the east is vacant land zoned Natu conservation habitat as part of the Coachella Valley Prese Habitat Conservation Plan. The proposed site will be develop (6) single-family residential homes on lots ranging in size remainder parcel of approximately 20 acres to be main transected by the Devers-Hinds 220 Kv Transmission Line ar pipeline. The aesthetic impact is considered less than significant	and zoned (aral Assets rve and Co ped at a rel from 3.5 a atained in a and the Soutl	Controlled Demaintained Deachella Valle atively low in the cres to sixele open space	evelopmen in open ey Multi-S npact to all (6) acres, natural h	t Area space pecies ow six and a abitat,
1b. The project would not substantially damage scenic rescunique landmark features exist onsite. Presently, the site calland. Therefore, the impact is considered less than significant Mitigation: No mitigation is required. Monitoring: No monitoring is required.	n be chara			
2. Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655?				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: GIS database, Ord. No. 655 (Regulating Light Polls	ution)			
Findings of Fact:		,		
2a. The project site is located 43.86 miles from Mt. Pale Ordinance 655. The project has the potential to interfer required to comply with Riverside County Ordinance No. 68 certain light fixtures emitting light into the night sky that detrimentally effect astronomical observations and research lighting to be directed toward the ground and away from not use Adjacency Guidelines that apply to the Coachella Vallan, and incidentally act to mitigate potential light pollution six (6) single-family residents, the impact is considered less Mitigation: No mitigation required. Monitoring: No monitoring required.	e with the 55 which is toan create (COA 10. atural areas alley Multi-Sa. Because	Observatory intended to produce undesirable EPD. 1) recase mitigation of this development.	r. The property the light glo quires projen under the light Conse	oject is use of ow and ect site e Land ervation
3. Other Lighting Issues			\boxtimes	
a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?	_		_	_
b) Expose residential property to unacceptable light levels?				
Source: On-site Inspection, Project Application Description				
Findings of Fact: Riverside County Ordinance No. 655 is approject must comply with Ordinance No. 655, including, I Voltage (LPSV) street lights. Pursuant to Ordinance No. directed downward or shielded and hooded to avoid shining Furthermore, the amount of lighting will be similar to other re-	but not limit 655, the pr ng onto adj	ted to Low-l oject's onsit acent prope	Pressure \$ e lighting rties and s	Sodium will be streets.
The proposed project is not expected to create unacceptable Ordinance No. 655. Therefore, the proposed project would relight or glare which would adversely affect day or nighttime variety to unacceptable light levels. Impacts would be less that are required. Mitigation: No mitigation required. Monitoring: No monitoring required.	not create a iews in the a	new source o	of substant se resident	tial tial
4. Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				
b) Conflict with existing agricultural use, or a				\boxtimes
Page 7 of 40				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Williamson Act (agricultural preserve) contract (Riv. Co.				
Agricultural Land Conservation Contract Maps)?				
c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?				
d) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?				
Source: Riverside County General Plan Figure OS-2 "Agr Project Application Materials.	icultural Re	sources," G	IS databas	e, and
Findings of Fact:				
 a) The proposed project is not designated as Prime Fa Statewide importance and therefore will not conver Farmland of Statewide Importance (Farmland) as sl the Farmland Mapping and Monitoring Program of t agricultural use. 	t Prime Fa hown on th	rmland, Unic e maps prep	que Farmla pared pursu	nd, or ant to
 b) There are no existing agriculture uses on the project with existing agricultural use, or a Williamson Act Agricultural Land Conservation Contract Maps) 				
c) There is no agriculturally zoned property within 300 project site was identified as a suitable site for Therefore, no impacts to agriculturally zoned property owners as described in Riverside County Ordinance I	or low-dens ties would d	sity resident occur and a i	ial develo _l notice to pr	oment. operty
d) The project site has no existing agricultural uses.		÷		
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.				
AIR QUALITY Would the project				
5. Air Quality Impacts a) Conflict with or obstruct implementation of the applicable air quality plan?			\boxtimes	
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?				
c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?				
d) Expose sensitive receptors which are located within 1 mile of the project site to project substantial point source emissions?				
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	Potentially Significant Impact		Less Than Significant Impact	No Impact
e) Involve the construction of a sensitive receptor located within one mile of an existing substantial point source emitter?				
f) Create objectionable odors affecting a substantial number of people?			\boxtimes	
Source: SCAQMD CEQA Air Quality Handbook Table 6-2				
Findings of Fact: The project will not conflict with or obstruction quality plans. The project proposes to subdivide the project of family residential use, with an approximate 20 acre remainded submit a PM10 plan to the Building and Safety Department for permit in conjunction with construction of the home recommendations that meet the PM10 requirements, signaged gutters, or drainage facilities. Compliance is required with County Land Management System (LMS), including 60 .BS Condition is standardized throughout the County of Riverside, Mitigation: None. Monitoring: None.	area into ser lot for oper review per and/or e permits, the conditions.	ix (6) resident ben space. The prior to issuant improvement or future constions of appro 4 – PM10 Pla	tial lots for the applicant ce of any got services with mostruction of oval on file no Required	single- it must rading aterial curbs, in the . This
BIOLOGICAL RESOURCES Would the project			N-74	
6. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan? 	ı	Ļ		Ш
b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)?				
c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U. S. Wildlife Service?				
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident migratory wildlife corridors, or impede the use of native wildlife nursery sites?				
e) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?				
f) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, Page 9 of 40				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				

<u>Source</u>: GIS database, WRCMSHCP, On-site Inspection; "General Biological Resources Assessment, Cathton Investments 50-Acre Thousand Palms Site," Field Study and Report completed by James W. Cornett, February 13, 2008, for MSA Consultants, Inc.

<u>Findings of Fact:</u> An intensive plant and animal survey was conducted on the approximate 50 acre site located in the community of Thousand Palms, Riverside County, California. No officially listed species were found on or immediately adjacent to the project site. Grading and development of the site are not expected to have significant impacts on biological resources in the region. The Coachella Valley ground squirrel, a federal candidate for listing, was determined to be present at the project site. No unique habitat were found on-site.

The project site is currently vacant occurring on what appears to be previously undisturbed land, with a desert wash traversing the upper one-third portion in a southwesterly orientation. The project area is bounded on its eastern side by the Coachella Valley Multi-Species Habitat Conservation Plan (CVMSHCP), also the site of the and Coachella Valley Preserve. The property is transected by the Southern California Edison power line and Southern California Gas Company pipeline that runs through the central portion of the project area on southerly end of the proposed remainder parcel. Elevations range between 240 and 295 feet above mean sea level, with a northeasterly incline toward Indio Hills. The soil is predominantly gravelly loam with some dune sand and streamwash, and lies on an alluvial fan deposit. To the extended north, west, and south, and the immediate east, the project is surrounded by the Coachella Valley Multi-Species Habitat Conservation Area. Two plant communities exist on the project area: Sonoran Creosote Bush Scrub and Desert Microphyll Woodland. The project does not contain rock outcroppings, watercourses, or unique features.

Approximately 50 acres of moderately disturbed desert habitat is to be impacted by the proposed development. This will eliminate the native plant communities on site. However, these communities are considered widespread to the area, and their loss on the twenty-nine (29) acres reserved for development of the single-family residential homes is not a significant negative impact.

The disposition of the wash habitat on the northwestern corner of the project area is governed by state and federal statutes, and any impacts, minor or major, to this dry wash alignment and may require a federal Section 404 Permit and a state Streambed Alteration Agreement under Section 1603 of the California Department of Fish and Game. The proponent was advised to request an onsite inspection by the California Department of Fish and Game to make this determination.

The Environmental Program Department, County of Riverside, has conditioned that the project use site landscaping with species native to the Coachella Valley. Landscaping within the public road rights-of-way are conditioned by the Transportation Department, County of Riverside, to comply with Transportation Department standard, as indicated in Condition of Approval 50 .TRANS. 8 – Landscaping – Desert. This provision is considered standardized for the County of Riverside, and is not considered mitigation. Accordingly, biological impacts to the site area are considered less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: None. Monitoring: None.				
CULTURAL RESOURCES Would the project				
7. Historic Resources				\boxtimes
a) Alter or destroy an historic site? b) Cause a substantial adverse change in the significance of a historical resource as defined in California				
Code of Regulations, Section 15064.5?				
Source: On-site Inspection, Project Application Materials; Tentative Tract No. 35289 prepared by CRM TECH, Mich January 2, 2008.	"Phase I A nael Hogan	rchaeologica and Bai "T	l Assessmo om" Tang,	ent for dated
Findings of Fact: In November and December, 2007, CR resource study on the 50-acre site of undeveloped land. The whether the proposed project would cause substitution in the study, information, and analysis, CRM TECH concluded adverse changes to any known "historical resources."	The purpose stantial a project are	of the stud dverse cha ea. Based o	y is to dete anges to n the outco	ermine any ome of
A site within the remainder parcel of the project area contains but did not appear likely to qualify as an "historical resource, or mitigation.	ns a 1950's " and there	s-era power tefore requires	ransmissio no further	n line, study
a-b) No historic sites or resources have been identified we cause for a substantial adverse change in the significant in California Code of Regulations, Section 15064.5 the less than significant.	ance of a h	istorical reso	urces as d	efined
Mitigation: No mitigation required. Monitoring: No monitoring required.				
Archaeological Resources a) Alter or destroy an archaeological site.				
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to California Code of Regulations, Section 15064.5?				
c) Disturb any human remains, including those interred outside of formal cemeteries?				
d) Restrict existing religious or sacred uses within the potential impact area?				
Source: On-site Inspection, Project Application Materials; "Tentative Tract No. 35289 prepared by CRM TECH, Mich January 2, 2008.	Phase I Ar ael Hogan	chaeological and Bai "To	Assessme	nt for dated

Potentially Less than Less No Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated
<u>Findings of Fact</u> : In November and December, 2007, CRM TECH performed a Phase I cultural resource study on the 50-acre site of undeveloped land. The purpose of the study is to determine whether the proposed project would cause substantial adverse changes to any historical/archaeological resources that may exist around the project area. Based on the outcome of the study, information, and analysis, CRM TECH concluded that the project will not cause substantial adverse changes to any known "archaeological resources."
The study determined that two potentially significant prehistoric archaeological sites exist one-half mile above the project site, connected to this project through a dry wash with intermittent drainage that is of a nature often used by prehistoric Native Americans as travel corridors. Accordingly, although there was no surface manifestation of prehistoric human activity, the project area is deemed relatively sensitive for subsurface cultural remains. Therefore, a monitoring program was recommended by the study, and imposed through conditions of approval by the Archaeology Department, County of Riverside. Special interest monitoring was also requested as a result of consultation with the Morongo Band of Mission Indians. (COA 60 .PLANNING. 5 – Cultural Resources Profe and COA 60 .PLANNING. 6 – Special Interest Monitor. Because Special Interest Monitoring is routinely required on sites within Riverside County with potential subsurface cultural resources, the imposition of the requirements is not considered site-specific project mitigation. a-b) No archaeological sites or resources have been identified within the project boundaries. There is no cause for a substantial adverse change in the significance of an archaeological resources therefore impacts to archaeological resources are less than significant.
Mitigation: No mitigation required. Monitoring: No monitoring required.
9. Paleontological Resources a) Directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature?
Source: Riverside County General Plan Figure OS-8 "Paleontological Sensitivity"
Findings of Fact:
a) The project site is located within a low potential for paleontological sensitivity area within the Riverside County. Therefore, impacts to directly or indirectly destroy a unique paleontological resource, or site, or unique geologic feature is less than significant. Condition of Approval (COA 10 .PLANNING. 16 – Low Paleo), provides for monitoring and removal of fossil remains should fossil remains be encountered during site development.
Mitigation: None. Monitoring: None.
GEOLOGY AND SOILS Would the project
10. Alquist-Priolo Earthquake Fault Zone or County
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
 a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death? b) Be subject to rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? 				
Source: Riverside County General Plan Figure S-2 "Earthe Geologist Comments County Geologic Report (GEO) No. entitled "Geotechnical Investigation, Tentative Tract No. 35 Palms Area, Riverside County, California, Project No. 544-also "Response to County of Riverside Review Comments Review Comments dated July 19, 2008, County Geologic Response of Fact: There are no known active or potentially site is not located within an Alquist-Priolo Earthquake Fault San Andreas fault line. California Building Code (CBC) remitigate the potential impact to less than significant. As development, they are not considered mitigation for CEQA in Mitigation: None. Monitoring: None.	2062, prep 289, APN 6 07375," dat s dated Aug eport No. 20 active faults t Zone, altho quirements	ared by Slad 51-060-004 ed December gust 21, 200 62," dated O that traverse bugh it is with pertaining to rements are	dden Engin & 005, Tho er 14, 2007 8, and Tec ctober 13, 2 e the site a hin ½ mile developme applicable	eering busand . See chnical 2008. nd the of the
Liquefaction Potential Zone a) Be subject to seismic-related ground failure, including liquefaction?				
Source: Riverside County General Plan Figure S-3 "General Report (GEO) No. 2062, prepared by Sladden Engineer Tentative Tract No. 35289, APN 651-060-004 & 005, The California, Project No. 544-07375," dated December 14, 2 Riverside Review Comments dated August 21, 2008, and Telepoologic Report No. 2062," dated October 13,	ring entitled nousand Pa 2007. See echnical Rev	"Geotechni Ims Area, F also "Respo	cal Investion Riverside Counse to Cou	gation, ounty, inty of
Findings of Fact: According to the Riverside County databa liquefaction hazard zone. No groundwater was encountered 51 feet bgs. It was concluded that groundwater is in excess vicinity of the site. Risks associated with liquefaction are according to the Riverside County database.	d on-site to a s of 100 fee	a maximum o	explored de ind surface	pth of
Mitigation: None. Monitoring: None.				
12. Ground-shaking Zone	П		\boxtimes	

Source: Riverside County General Plan Figure S-4 "Earthquake-Induced Slope Instability Map," and Figures S-13 through S-21 (showing General Ground Shaking Risk) County Geologic Report (GEO)

			-	
	Potentially Significant Impact		Less Than Significant Impact	No Impact
No. 2062, prepared by Sladden Engineering entity 35289, APN 651-060-004 & 005, Thousand Palmonder 14, 2007. See Comments dated August 21, 2008, and Technica Geologic Report No. 2062," dated October 13, 2008.	ns Area, Riverside (also "Response to al Review Comment	County, Califo County of I	ornia, Proje Riverside F	ct No. Review
Findings of Fact: The geological study concluded the San Andreas fault. The risks associated considered low. The most significant geologic hastrong seismic shaking likely to occur during the recommended areas be cleared from debris prior old fill; and overexcavation and recompaction the Approval (COA 10 .PLANNING. 15 – Map – GEO Mitigation: None. Monitoring: None.	with primary surfact azard to the project in design life of the pro to grading, areas to a proughout building a	ce ground rust the potential ject. According the contract of t	upture shou al for mode ngly, GEO ould be clea	uld be rate to 02062 ared of
13. Landslide Risk a) Be located on a geologic unit or soil that is or that would become unstable as a result of th and potentially result in on- or off-site landslid spreading, collapse, or rockfall hazards?	e project,			
Source: On-site Inspection, Riverside County Ge Slope" County Geologic Report (GEO) No. 2 "Geotechnical Investigation, Tentative Tract No. 3 Area, Riverside County, California, Project No. 5 "Response to County of Riverside Review Comments dated July 19, 2008, County Geologic I	2062, prepared by 35289, APN 651-060 544-07375," dated D ents dated August 2	Sladden End 0-004 & 005, ecember 14, 1, 2008, and	gineering e Thousand 2007. Se Technical F	entitled Palms e also
Findings of Fact:				
13a. Due to the relatively flat local topography of t for the site to be affected by secondary seismic ha collapse is considered low to very low for this site. significant.	zards such as landsli	des, rockfall h	nazards, or	
Mitigation: None. Monitoring: None.				
14. Ground Subsidence a) Be located on a geologic unit or soil that is or that would become unstable as a result of the and potentially result in ground subsidence?				
Source: Resolution No. 94-125; County Geolo Engineering entitled "Geotechnical Investigation, T Thousand Palms Area, Riverside County, Califor	entative Tract No. 35	289, APN 65	1-060-004	& 005,

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
2007. See also "Response to County of Riverside Review Comments dated July 19, 2008, County Ge 13, 2008.	Comments ologic Rep	dated Aug ort No. 206	ust 21, 200 2," dated C	8, and October
Findings of Fact: Subsidence refers to the sudden sink compaction of soil and other surface material with little or no havariety of human and natural activities, including earthque "Subsidence Susceptible" zone according to the data from Faubsidence can occur in valleys where aquifer systems groundwater pumping, such that the groundwater pumping fissures or other surficial evidence of subsidence were obseterm regional subsidence was beyond the scope of the representational subsidence was beyond the report were incorporated out through construction. Those recommendations of Approval (COA) 10 .PLANNING. 15 – Map – GEO02062.	orizontal makes. The Riverside Control of the Riverside Control of the Riverside River	notion. It mane site is county (RCI) een subject groundwate near the soroject was ne design of	ay be cause situated wated to extend to extend to extend to be ubject site. The project the project site in the project site.	ed by a ithin a Land tensive e. No Long easible ct and
The Transportation Department reviewed this case for eros structures are required to have erosion protections around the accordance with Ordinance 458. At the option of the developelevated. For the residential units, finished floors must be elecated as designated on the Federal Insurance Rate MapTRANS. 22 – Elevated Structures ECS.	he foundat oper, the e evated a n	ion and mu entire builda ninimum of	ust be eleva able area n two (2) and	ated in nay be d three
Mitigation: Compliance with the conditions of approval on file ir System (LMS), including 50 .TRANS. 22 – Elevated Structures Monitoring: Monitoring to be provided by the Building and Safe through Ordinance Nos. 348, 457 and 458.	ECS.	-	Ū	I
15. Other Geologic Hazards a) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?				
Source: On-site Inspection, Project Application Materials; Coprepared by Sladden Engineering entitled "Geotechnical Inv APN 651-060-004 & 005, Thousand Palms Area, Riverside 07375," dated December 14, 2007. See also "Response to 0 dated August 21, 2008, and Technical Review Comments of Report No. 2062," dated October 13, 2008.	restigation, County, County of I	Tentative California, Riverside R	Tract Ńo. 3 Project No leview Com	35289, . 544- ments
Findings of Fact: The risks associated with tsunamis and GEO02062.	d seiches	is consider	ed negligib	le per
<u>Mitigation</u> : None. <u>Monitoring</u> : None.				
16. Slopes a) Change topography or ground surface relief				\boxtimes

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
features?		<u>.</u>		
b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?				\boxtimes
c) Result in grading that affects or negates subsurface sewage disposal systems?				\boxtimes
Source: Riv. Co. 800 Scale Slope Maps, Project Applica (GEO) No. 2062, prepared by Sladden Engineering entitle Tract No. 35289, APN 651-060-004 & 005, Thousand Pa Project No. 544-07375," dated December 14, 2007. See Review Comments dated August 21, 2008, and Technical I County Geologic Report No. 2062," dated October 13, 2008.	d "Geotech lms Area, also "Resp	nnical Investi Riverside Conse to Con	igation, Te ounty, Cali unty of Riv	ntative fornia, erside
Findings of Fact: Elevations at the project site range betwelvel, with a northeasterly incline toward Indio Hills. The profill of 20,523 cubic yards, under the recommendations are Report No. 544-07375, Sladden Engineering. No signs of strock falls, earthflows or slumps were observed at or near the relatively flat ground and is not immediately adjacent to a associated with slope instability should be considered "low." (oject has a ad geologic slope instat he subject any slopes	n estimated la values froility in the for site. The sor hillsides,	balanced c om Geoted orm of land ite is situal As such	ut and chnical slides, ted on
Mitigation: None. Monitoring: None.				
17. Soils a) Result in substantial soil erosion or the loss of topsoil? 	<u></u>	Ш	<u>. </u>	\boxtimes
b) Be located on expansive soil, as defined in SECTION 1802.3.2 of the California Building Code (2007), creating substantial risks to life or property?				\boxtimes
Source: U.S.D.A. Soil Conservation Service Soil Surveys Inspection; County Geologic Report (GEO) No. 2062, pre "Geotechnical Investigation, Tentative Tract No. 35289, API Area, Riverside County, California, Project No. 544-07375," "Response to County of Riverside Review Comments dated Comments dated July 19, 2008, County Geologic Report No.	pared by \$ N 651-060- ' dated De August 21,	Sladden Eng 004 & 005, cember 14, 2008, and 1	gineering e Thousand 2007. See Fechnical R	ntitled Palms e also
Findings of Fact: The soil at the site consists of sand whice fine-grained constituents (silt and clay). The materials up expansive and the risk of structural damage caused by vectorsidered negligible. (Sladden GEO Report at page 7.)	nderlying tl	ne site are	considered	non-
Mitigation: None. Monitoring: None.				
18. Erosion		- "	<u> </u>	<u> </u>
18. Erosion		<u> </u>		

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Change deposition, siltation, or erosion that may modify the channel of a river or stream or the bed of a lake?				
b) Result in any increase in water erosion either on or off site?				

<u>Source</u>: U.S.D.A. Soil Conservation Service Soil Surveys; County Geologic Report (GEO) No. 2062, prepared by Sladden Engineering entitled "Geotechnical Investigation, Tentative Tract No. 35289, APN 651-060-004 & 005, Thousand Palms Area, Riverside County, California, Project No. 544-07375," dated December 14, 2007. See also "Response to County of Riverside Review Comments dated August 21, 2008, and Technical Review Comments dated July 19, 2008, County Geologic Report No. 2062," dated October 13, 2008.

<u>Findings of Fact</u>: The site is situated within a "Zone A-100 Year" flood zone designation, according to the Riverside County Land Information System (RCLIS 2007). Based on the information, risks of flooding and erosion at the site should be considered a potential hazard to the site. (Sladden GEO Report at page 7.)

Under Riverside County Flood Management Review Standards, and the Riverside County General Plan, the land divider shall accept and properly dispose of all off-site drainage flowing onto or through the site. Should quantities of flow exceed the street capacity, the subdivider shall provide adequate drainage facilities or easements approved by the Transportation Department. See Condition of Approval (COA) 10 .TRANS. 2 – Drainage 2.

Mitigation measures have been incorporated into the development to require on-site retention of the incremental increase of runoff from the 100-year storm event. See Condition of Approval (COA) 10 .TRANS. 5 – Flood Hazard Report 1. Four flood retention basins have been designed around the perimeter of private internal cul-de-sac (Street "A") to capture sheet flow.

All structures shall incorporate erosion protection around the foundation and be elevated in accordance with Ordinance 458. Finished floors will be elevated a minimum of two (2) and three (3) feet or as designated on the Federal Insurance Rate Map (whichever is greater). See Condition of Approval (COA) 50 .TRANS. 22 – Elevated Structures ECS. Block walls will be permitted only in the ½ acre buildable area per lot. Wrought-iron openings on walls may be required as needed to accommodate flow through the requirements of Coachella Valley Water District (CVWD) letter dated September 7, 2009.

Street "A" and the on-site retention basins will be maintained by the property owner and Home Owner Association under Covenants, Conditions and Restrictions (CC&R's) imposed by Condition of Approval (COA) 50 .PLANNING. 10 – CC&R Res POA Com. Area. Retention basin sizing and calculations are provided in the transportation report presented by Mr. Alan French, dated May 22, 2009, and incorporated into the conditions of approval for Tentative Tract Map No. 35289. See Condition of Approval (COA) 50 .TRANS. 21 – Retention and Storage.

Mitigation: Compliance with the conditions of approval on file in the County Land Management System (LMS), including 10 .TRANS. 5 – Flood Hazard Report 1; 50 .PLANNING. 10 – CC&R Res POA Com. Area; 50 .TRANS. 2 – Sufficient R.O.W; 50 .TRANS. 21 – Retention and Storage; and 50 .TRANS. 22 – Elevated Structures ECS.

•	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Monitoring: Monitoring to be provided by the Building and through Ordinance Nos. 348 and 457, and 460.	Safety and	d Planning	Departmen	ts and
19. Wind Erosion and Blowsand from project either on or off site.a) Be impacted by or result in an increase in wind erosion and blowsand, either on or off site?			. 🔲	
Source: Riverside County General Plan Figure S-8 "Wind Sec. 14.2 & Ord. 484; County Geologic Report (GEO) No. entitled "Geotechnical Investigation, Tentative Tract No. 352 Palms Area, Riverside County, California, Project No. 544-also "Response to County of Riverside Review Comments Review Comments dated July 19, 2008, County Geologic Response to County 19, 2008, County 1	2062, prepa 289, APN 69 07375," date dated Aug	ared by Sla 51-060-004 ed Decembe just 21, 200	dden Engir & 005, Tho er 14, 2007 08, and Te	neering ousand '. See chnical
Findings of Fact: The project site lies within a moderate decrease the amount of exposed dirt, which is subject to concrete, asphalt, and landscaping. No changes will be increase wind erosion offsite that would impact this project. Opproperties that would impact this site are considered less placed on the project to control dust created during grading is a standard condition of approval and is not considered mitigation.	wind erosi made on ac Current leve than signifi activities. (on, with the djacent prop ls of wind er cant. A co COA 60.BS	e incorpora perties that rosion on ac ondition has GRADE. 1	tion of would djacent s been
<u>Mitigation:</u> No mitigation measures are required. <u>Monitoring:</u> No monitoring measures are required.				
HAZARDS AND HAZARDOUS MATERIALS Would the pro 20. Hazards and Hazardous Materials a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?	ject			
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?				
d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Source: Project Application Materials				
Findings of Fact:				
 a. The development of six (6) lots ranging in size from 3.5 parcel of approximately 20 acres will not create a environment through the routine transport, use, or dispose. b. This project will not create a significant hazard to reasonably foreseeable upset and accident condition materials into the environment. c. The project will not impair implementation of or physic response or evacuation plan. d. The project site is not located within a quarter mile of an e. The project site is not located on a site which is included compiled pursuant to Government Code Section 65 hazard to the public and/or the environment Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required. 	significant osal of hazal the public ons involving ally interferent n existing or ded on a list	hazard to to redous mater or the enving the release with an ade proposed set of hazardo	the public ials. ironment the se of haza opted ement chool. us material	or the arrough ardous rgency s sites
21. Airports a) Result in an inconsistency with an Airport Master Plan?				
b) Require review by the Airport Land Use Commission?				\boxtimes
c) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
d) For a project within the vicinity of a private airstrip, or heliport, would the project result in a safety hazard for people residing or working in the project area?				×
Source: Riverside County General Plan Figure S-19 "Airport	t Locations,"	' GIS databa	se	
Findings of Fact:				
 a) The project site is not located within the vicinity of an an airport influence or compatibility zone; therefore inconsistency with an Airport Master Plan. 				
 b) The project site is not located within the vicinity of a not require review by the Airport Land Use Commission 		private airp	ort; therefo	re will
 c) The project is not located within an airport land use pla for people residing or working in the project area. 	and would	d not result i	n a safety h	nazard

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d) The project is not within the vicinity of a private airs safety hazard for people residing or working in the pro-		port and wou	uld not resi	ult in a
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.		·		
a) Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				
Source: Riverside County General Plan Figure S-11 "Wildfin	e Susceptik	oility," GIS da	atabase	
Findings of Fact:				
a) According to the General Plan, the proposed project nor is it within a fire responsibility area. The propostructures to a significant risk of loss, injury or death wild lands are adjacent to urbanized areas or where routing: No mitigation measures required. Monitoring: No monitoring measures required.	osed proje involving w	ct will not e vild land fires	expose pec s, including	ple or where
HYDROLOGY AND WATER QUALITY Would the project				
a) Substantially alter the existing drainage pattern of the site or area, including the alteration of the course of a stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?				
b) Violate any water quality standards or waste discharge requirements?				
c) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				
d) Create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
e) Place housing within a 100-year flood hazard area, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				
f) Place within a 100-year flood hazard area structures				
Page 20 of 40		_ 	_ 	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
which would impede or redirect flood flows?				
g) Otherwise substantially degrade water quality?			\square	
h) Include new or retrofitted stormwater Treatment Control Best Management Practices (BMPs) (e.g. water quality treatment basins, constructed treatment wetlands), the operation of which could result in significant environmental effects (e.g. increased vectors and odors)?		,		

Source: Riverside County Flood Control District Flood Hazard Report/Condition; County Geologic Report (GEO) No. 2062, prepared by Sladden Engineering entitled "Geotechnical Investigation, Tentative Tract No. 35289, APN 651-060-004 & 005, Thousand Palms Area, Riverside County, California, Project No. 544-07375," dated December 14, 2007. See also "Response to County of Riverside Review Comments dated August 21, 2008, and Technical Review Comments dated July 19, 2008, County Geologic Report No. 2062," dated October 13, 2008; "General Biological Resources Assessment, Cathton Investments 50-Acre Thousand Palms Site," Field Study and Report completed by James W. Cornett, February 13, 2008, for MSA Consultants, Inc.

<u>Findings of Fact</u>: The site is situated within a "Zone A-100 Year" flood zone designation, according to the Riverside County Land Information System (RCLIS 2007). Based on the information, risks of flooding and erosion at the site should be considered a potential hazard to the site. (Sladden GEO Report at page 7.)

Under Riverside County Flood Management Review Standards, and the Riverside County General Plan, the land divider shall accept and properly dispose of all off-site drainage flowing onto or through the site. Should quantities of flow exceed the street capacity, the subdivider shall provide adequate drainage facilities or easements approved by the Transportation Department. See Condition of Approval (COA) 10 .TRANS. 2 – Drainage 2.

Mitigation measures have been incorporated into the development to require on-site retention of the incremental increase of runoff from the 100-year storm event. See Condition of Approval (COA) 10 .TRANS. 5 — Flood Hazard Report 1. Four flood retention basins have been designed around the perimeter of private internal cul-de-sac (Street "A") to capture sheet flow.

All structures shall incorporate hydrology and flood protection around the foundation and be elevated in accordance with Ordinance 458. Finished floors will be elevated a minimum of two (2) and three (3) feet or as designated on the Federal Insurance Rate Map (whichever is greater). See Condition of Approval (COA) 50 .TRANS. 22 — Elevated Structures ECS. Block walls will be permitted only in the ½ acre buildable area per lot. Wrought-iron openings on walls may be required as needed to accommodate flow through the requirements of Coachella Valley Water District (CVWD) letter dated September 7, 2009.

Street "A" and the on-site retention basins will be maintained by the property owner and Home Owner Association under Covenants, Conditions and Restrictions (CC&R's) imposed by Condition of Approval (COA) 50 .PLANNING. 10 – CC&R Res POA Com. Area. Retention basin sizing and calculations are provided in the transportation report presented by Mr. Alan French, dated May 22, 2009, and incorporated into the conditions of approval for Tentative Tract Map No. 35289. See Condition of Approval (COA) 50 .TRANS. 21 – Retention and Storage.

and the second s				
	Potentially	Less than	Less	No
	Significant	Significant	Than	Impact
	Impact	with	Significant	•
	•	Mitigation	Impact	
		Incorporated	•	

The project site is currently vacant occurring on what appears to be previously undisturbed land, with a desert wash traversing the upper one-third portion in a southwesterly orientation. The project does not contain rock outcroppings, watercourses, or unique features.

Approximately 50 acres of moderately disturbed desert habitat is to be impacted by the proposed development. The disposition of the wash habitat on the northwestern corner of the project area is governed by state and federal statutes, and any impacts, minor or major, to this dry wash alignment and may require a federal Section 404 Permit and a state Streambed Alteration Agreement under Section 1603 of the California Department of Fish and Game. The risk to the desert wash area was assessed under the biological report prepared by James W. Cornett, February 13, 2008. The project owner was advised to request an onsite inspection by the California Department of Fish and Game to make this determination. Since the impacts to the dry wash alignment are regulated under federal statutory acts, the recommendation is not considered mitigation.

- a) As required by Flood Control Department, mitigation measures will enforce the project to not substantially alter the existing drainage pattern of the site or area, including the alteration of the course of a stream or river, in a manner that would result in substantial erosion or siltation on- or off-site.
- b) The creation of six (6) residential lots with a remainder lot of approximately 20 acres for open space use will not violate any water quality standards or waste discharge requirements.
- c) The proposed increase of six (6) residential lots served by Coachella Valley Water District (CVWD) will not have a substantial deplete groundwater supplies or interfere substantially with groundwater recharge The proposed six (6) lot subdivision with remainder lot of approximately 50 gross acres shall not create or contribute runoff water that would exceed the capacity of existing or planned storm water drainage systems or provide substantial additional sources of polluted runoff.
- d) Elevations at the project site range between 240 and 295 feet above mean sea level, with a northeasterly incline toward Indio Hills. No signs of slope instability in the form of landslides, rock falls, earthflows or slumps were observed at or near the subject site. The site is situated on relatively flat ground and is not immediately adjacent to any slopes or hillsides. The project is designed with retention basins surrounding the private internal "Street A," with pad elevation requirements for the residences, and flow-through requirements for block walls. If development of this site including the construction of six (6) single-family residences creates 10,000 square feet or more of impervious surfaces, a Project Specific Water Quality Management Plan shall be submitted to the District.
- e) Proposed pads are located within a 100-year zone however, as described above, the project has been designed to mitigate a 100-year flood hazard area, as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation maps.
- f) The project will place any structures within a 100-year flood hazard area which would impede or redirect flood flows. As described above, the project has been mitigated to reduce any such impacts below the threshold of significance.
- g) The project will not otherwise substantially degrade water quality.

		Less No Than Impact ignificant Impact
 h) The project does not include new or retrofit Management Practices (BMPs) (e.g. water quality wetlands), the operation of which could result increased vectors and odors). 	y treatment basins, constru	cted treatment
Mitigation: Compliance with the conditions of approval System (LMS), including 10 .TRANS. 5 – Flood Hazard F POA Com. Area; 50 .TRANS. 2 – Sufficient R.O.W; and 50 Monitoring: Monitoring to be provided by the Building at through Ordinance Nos. 348 and 457, and 460.	eport 1; 50 .PLANNING. 10 .TRANS. 21 – Retention and) – CC&R Res d Storage.
24. Floodplains	· · · · · · · · · · · · · · · · · · ·	
Degree of Suitability in 100-Year Floodplains. As in Suitability has been checked.	dicated below, the appropr	iate Degree of
NA - Not Applicable U - Generally Unsuitable	□ R	- Restricted 🛛
 a) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the 		
course of a stream or river, or substantially increase the		
rate or amount of surface runoff in a manner that would		
result in flooding on- or off-site? b) Changes in absorption rates or the rate and amount		
of surface runoff?		
c) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding at a result of the failure of a levee or dam (Dam Inundation Area)?	- -	
d) Changes in the amount of surface water in an water body?		
Source: Riverside County General Plan Figure S-9 "100-2 S-10" Dam Failure Inundation Zone," Riverside Count Report/Condition, GIS database; County Geologic Report Engineering entitled "Geotechnical Investigation, Tentative Thousand Palms Area, Riverside County, California, Proj 2007. See also "Response to County of Riverside Review Technical Review Comments dated July 19, 2008, County 13, 2008.	y Flood Control District (GEO) No. 2062, prepare Fract No. 35289, APN 651-0 ect No. 544-07375," dated v Comments dated August	Flood Hazard d by Sladden 60-004 & 005, December 14, 21, 2008, and
Findings of Fact: The site is situated within a "Zone A-100 the Riverside County Land Information System (RCLIS 2 flooding and erosion at the site should be considered a p Report at page 7.)	007). Based on the inform	ation, risks of
Under Riverside County Flood Management Review Stander Plan, the land divider shall accept and properly dispose of the site. Should quantities of flow exceed the street capadrainage facilities or easements approved by the Trans Approval (COA) 10 .TRANS. 2 – Drainage 2.	all off-site drainage flowing o city, the subdivider shall pro	nto or through vide adequate

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Mitigation measures have been incorporated into the development to require on-site retention of the incremental increase of runoff from the 100-year storm event. See Condition of Approval (COA) 10 .TRANS. 5 – Flood Hazard Report 1. Four flood retention basins have been designed around the perimeter of private internal cul-de-sac (Street "A") to capture sheet flow.

All structures shall incorporate hydrology and flood protection around the foundation and be elevated in accordance with Ordinance 458. Finished floors will be elevated a minimum of two (2) and three (3) feet or as designated on the Federal Insurance Rate Map (whichever is greater). See Condition of Approval (COA) 50 .TRANS. 22 – Elevated Structures ECS. Block walls will be permitted only in the ½ acre buildable area per lot. Wrought-iron openings on walls may be required as needed to accommodate flow through the requirements of Coachella Valley Water District (CVWD) letter dated September 7, 2009.

Street "A" and the on-site retention basins will be maintained by the property owner and Home Owner Association under Covenants, Conditions and Restrictions (CC&R's) imposed by Condition of Approval (COA) 50 .PLANNING. 10 – CC&R Res POA Com. Area. Retention basin sizing and calculations are provided in the transportation report presented by Mr. Alan French, dated May 22, 2009, and incorporated into the conditions of approval for Tentative Tract Map No. 35289. See Condition of Approval (COA) 50 .TRANS. 21 – Retention and Storage.

The project site is currently vacant occurring on what appears to be previously undisturbed land, with a desert wash traversing the upper one-third portion in a southwesterly orientation. The project does not contain rock outcroppings, watercourses, or unique features.

Approximately 50 acres of moderately disturbed desert habitat is to be impacted by the proposed development. The disposition of the wash habitat on the northwestern corner of the project area is governed by state and federal statutes, and any impacts, minor or major, to this dry wash alignment and may require a federal Section 404 Permit and a state Streambed Alteration Agreement under Section 1603 of the California Department of Fish and Game. The risk to the desert wash area was assessed under the biological report prepared by James W. Cornett, February 13, 2008. The project owner was advised to request an onsite inspection by the California Department of Fish and Game to make this determination. Since the impacts to the dry wash alignment are regulated under federal statutory acts, the recommendation is not considered mitigation.

- a. The biological study referenced herein has documented a dry wash area in the northwesterly section of the project. Federal and state statutory requirements regulate impacts to wash habitat and are not considered mitigation measures.
- b. The proposed six (6) lot subdivision of approximately 29 gross acres with an approximate remainder lot of 20 acres does not create changes in absorption rates or the rate and amount of surface runoff with the addition of mitigation measures.
- c. Proposed pads are located within a flood plain but will not expose people or structures to a significant risk of loss, injury or death involving flooding after incorporation of the mitigation measures.

		•			
		Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	The project site will not make changes in the amount rporation of mitigation measures.	of surface	water in any	water boo	ly after
System POA Co <u>Monitori</u>	on: Compliance with the conditions of approval or (LMS), including 10 .TRANS. 5 – Flood Hazard Rem. Area; 50 .TRANS. 2 – Sufficient R.O.W; and 50 .To ag: Monitoring to be provided by the Building and Ordinance Nos. 348 and 457, and 460.	port 1; 50 .l RANS. 21 -	PLANNING Retention	10 - CC8 and Storag	R Res e.
I AND U	ISE/PLANNING Would the project	101			
25. La	and Use Result in a substantial alteration of the present or				
b) A	land use of an area? Affect land use within a city sphere of influence within adjacent city or county boundaries?				
1) To constitution of the second of the seco	The proposed six (6) lot subdivision with a remainder of 50 gross acres is consistent with the project since the side of 50 gross acres is consistent with the project since the side of 50 gross acres is consistent with the project since the side of 50 gross acres is consistent with the project of acre minimum lots, and is compatible cattered residential, residential subdivisions, and not side of the project will not affect land use within a city spheror county boundaries. The project will not affect land use within a city spheror county boundaries. The material of the project will not affect land use within a city spheror county boundaries. The material of the project will not affect land use within a city spheror county boundaries.	te's current se Designat sification, 2 e with its su ural assets	and propo ion. The de ½ acre mir urroundings, conserved la	sed Rural: velopment nimum (R-/ which cor ands.	Rural of the A-2 ½) sist of
	anning				
	Be consistent with the site's existing or proposed				\boxtimes
zoning?		П			
zoning? b) E c) E	Be compatible with existing surrounding zoning?				X
zoning? b) E c) E surround d) E policies	Be compatible with existing surrounding zoning? Be compatible with existing and planned				

Source: Riverside County General Plan Land Use Element, Staff review, GIS database Page 25 of 40

	<u> </u>			
Signit	ntially ificant pact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact:				
a. The project's existing zoning is Controlled Development Are Residential Agricultural, 2 ½ Acre Minimum (R-A-2 ½). remainder lot consisting of approximately 50 gross acres are acres for the residential area is consistent with the proposed	The and a mi	six (6) lot inimum lot s	subdivisio	n with
 The project site is surrounded by properties zoned Controlle immediate north, west, and south, and Natural Assets (Natural Assets (N-A) to the extended north, west, south, and 	(N-A) to	elopment A o the imme	reas (W-2) ediate eas	to the t, with
c. The project is surrounded by vacant lands to the immediate extended north; scattered residential homes to the impression residential homes to the extended west, and single-fam south Lands to the immediate east consist of the Coachel are in natural conservation status.	nmediat nily resi	te west, w idential sub	ith single odivisions	-family to the
d. The project site has a proposed Land Use Designation of Acre Minimum). The proposed six (6) lot subdivision with r gross acres and Rural Agricultural, 2 ½ Acre Minimum (F residential area, is consistent with the Rural: Rural Resident use designation and with the policies of the Comprehensive	remaine R-A-2 ½ ntial (R:	eder lot of a	approximat d zonina f	ely 50 or the
 e. The project will not disrupt or divide the physical arranger (including a low-income or minority community). 	ment of	an establi	shed comi	munity
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.				
MINERAL RESOURCES Would the project	,			
a) Result in the loss of availability of a known mineral resource in an area classified or designated by the State that would be of value to the region or the residents of the				
b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?]			
c) Be an incompatible land use located adjacent to a State classified or designated area or existing surface mine?]			
d) Expose people or property to hazards from proposed, existing or abandoned quarries or mines?]			

Source: Riverside County General Plan Figure OS-5 "Mineral Resources Area"

Findings of Fact:

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) The project site is located in an area where mine	eral resources ha	ıve not been	studied.	
 b) The project is not located within a locally-import on a local general plan, specific plan or other lan 		eurce recover	y site desi	gnated
 c) The project site is not located adjacent to a S surface mine. 	tate classified o	r designated	l area or e	xisting
 d) The project will not expose people or proportion abandoned quarries or mines. 	erty to hazards	from propo	osed, exist	ing or
<u>Mitigation</u> : No mitigation measures required. <u>Monitoring</u> : No monitoring measures required.				
NOISE Would the project result in Definitions for Noise Acceptability Ratings Where indicated below, the appropriate Noise Accep NA - Not Applicable C - Generally Unacceptable D - Land Use Discoutable Airport Noise	table		ecked. onally Acce	eptable
a) For a project located within an airport land use or, where such a plan has not been adopted, within miles of a public airport or public use airport would project expose people residing or working in the progreated to excessive noise levels?	two the	L		
NA ☐ A ☐ B ☐ C ☐ D ☐ b) For a project within the vicinity of a private airs would the project expose people residing or working in project area to excessive noise levels? NA ☐ B ☐ C ☐ D ☐				
Source: Riverside County General Plan Figure S-19 "A	Airport Locations	s," County of	Riverside A	\irport
Findings of Fact:				
28a. The proposed project site is not located within expose people residing or working to excessive noise le				rill not
28b. The proposed project site is not located within the not expose people residing or working to excessive noise				
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.				
29. Railroad Noise				\square
Page 27 of a	40	<u> </u>		

	Significant Signi Impact w Mitig	than Less ificant Than ith Significan pation Impact porated	No Impact t
NA 🛛 A 📗 B 🔲 C 🔲 D 🗍			
Source: Riverside County General Plan Figure C-1 "Country Inspection	Circulation Pl an ";	GIS database,	On-site
Findings of Fact:	* .		
29a. The proposed project is not located adjacent to or in th no impact.	e vicinity of a railro	ad. Therefore,	there is
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures are required.			
30. Highway Noise NA			\boxtimes
Source: On-site Inspection, Project Application Materials			
Findings of Fact:			
30a. The project is located along Ramon Road which is des may be elevated in the project vicinity due to the proximity to lots contain pad areas that are setback from the roadway a smixture of subdivision homes, scattered residential, and conscious considered less than significant. Mitigation: No mitigation measures are required.	this road; howeve substantial distance	er, the six (6) res e in what is othe	idential rwise a
Monitoring: No monitoring measures are required.			
31. Other Noise NA B C D			×
Source: Project Application Materials, GIS database			
Findings of Fact: No other noise impacts are expected in area.	n or immediately s	surrounding the	project
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.	*	,	
32. Noise Effects on or by the Project a) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?			⊠.
b) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels			
Page 28 of 40			

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
existing without the project?	···			
c) Exposure of persons to or generation of noise levels in excess of standards established in the local general plat or noise ordinance, or applicable standards of other agencies?	n į		×	
d) Exposure of persons to or generation of excessive ground-borne vibration or ground-borne noise levels?	e 📗			
Source: Project Application Materials				
Findings of Fact:				
 a) The proposed project will result in the increase of perto to the vehicle traffic associated with the on-going act However, due to the minimal number of additional this project, impacts are anticipated to be insignificated. b) The proposed project will result in an increase the construction activities. Short-term, construction-in project grading and construction. However, the internal transignificant. 	cess to six (6 trips general nt. to existing no related noise	s) single-fami led through in poise levels of impacts m	ily residenti implementa due to sho nay occur	al lots. tion of rt-term during
Time limits on construction involving the operation Riverside County Ordinance 457.90, Section 1G, of Department, states the following: "Whenever a comile of an occupied residence(s), no construction a hours of 6:00 p.m. and 6:00 a.m., during the months the hours of 6:00 p.m. and 7:00 a.m. during the moto these standards shall be allowed only with the Building Official.	f the Riversid nstruction site activities sha s of June thro nths of Octob	le County Bue is within or lil be underta bugh Septem per through I	uilding and ne-quarter (aken betwe nber and be May." Exce	Safety (.25) a en the tween eptions
c) The proposed project also has the potential to generation of, noise levels in excess of standard General Plan or noise ordinance, since the project has the site. Impacts however, will be less than significate are typical of a low-density residential area.	s established as proposed	in the Cou six (6) resid	unty of Riv ential pads	erside within
 d) The proposed project will not expose a person to exborne noise levels. 	cessive grou	ınd-borne vib	oration or g	round-
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.				
POPULATION AND HOUSING Would the project				
a) Displace substantial numbers of existing housing necessitating the construction of replacement housing elsewhere?				
Page 29 of 40				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?				
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				X
d) Affect a County Redevelopment Project Area? e) Cumulatively exceed official regional or local population projections?				
f) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
Source: Project Application Materials, GIS database, R	Riverside C	ounty Gener	ral Plan Ho	ousing
Findings of Fact:				
a) The proposed development is for the subdivision of a single-family residential parcels, with a remainder lot the project will increase the housing within the area, a units is deemed insignificant	t of approxi	imately 19.3	acres. The	ereforé
 b) The proposed project will not have a significant imp Riverside County. However, future development of number of available housing units and the population 	f single-fan	nily homes		
 c) The proposed project will not create permanent employereate a demand for additional housing. 	oyment opp	ortunities; th	erefore, it v	vill not
d-f) The proposed project will not affect a County Reconficial regional or local population projections, or incarea directly or indirectly.				
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.				
PUBLIC SERVICES Would the project result in substantial the provision of new or physically altered government facilities, the construction of which impacts, in order to maintain acceptable service ratios, objectives for any of the public services:	ilities or the could cau	e need for ruse significa	new or phy int environi ther perfori	sically mental
34. Fire Services			\boxtimes	
Source: Riverside County General Plan Safety Element				

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Findings of Fact: The project area is serviced by the Riversic significant effects will be mitigated by the payment of stand project will not directly physically alter existing facilities or ready construction of new facilities required by the cumulative have to meet all applicable environmental standards. The proposition of the protection of the protection of the province of the	ard fees to esult in the ve effects o oject shall o	the County construction of surrounding comply with (of Riversid of new fa- ng projects County Ord	e. The cilities. would inance
35. Sheriff Services			\boxtimes	
Source: RCIP				
Findings of Fact: The project area is serviced by the Riv potential significant effects will be mitigated by the paym Riverside. The project will not directly physically alter existin new facilities. Any construction of new facilities required by projects would have to meet all applicable environmental secounty Ordinance No. 659 to mitigate the potential effects to of approval and pursuant to CEQA is not considered mitigation. Mitigation: No mitigation measures required Monitoring: No monitoring measures required.	ent of star g facilities of y the cumustandards. The service	ndard fees or result in the ulative effec The project	to the Cou he constructs of surror shall comp	inty of tion of unding ly with
36. Schools			\boxtimes	
Source: Palm Springs Unified School District correspondence	ce, GIS data	abase		
Findings of Fact: The project will not physically alter existing new or physically altered facilities. The proposed project is School District. Any construction of new facilities required by surrounding projects would have to meet all applicable enviseen conditioned to comply with School Mitigation Impact feet to school services. This is a standard condition of approval mitigation.	located with the cumulation with the cumulatio	thin the Palr ative effects standards. o mitigate th	m Springs I of this proje This proje e potential	Jnified ct and ct has effects
<u>Mitigation</u> : No mitigation measures required <u>Monitoring</u> : No monitoring measures required.				
37. Libraries			\boxtimes	
Source: RCIP				

	Potentially	Less than	Less	No
	Significant	Significant	Than	Impact
	Impact	with Mitigation	Significant Impact	
		Incorporated		
Findings of Fact: Library services for existing residences of Riverside County Public Library System. Development fees Public Library System. The project will not physically a construction of new or physically altered facilities. Development Ordinance No. 659 may be used at the County's discretion to construction of new facilities required by the cumulative projects would have to meet all applicable environment conditioned to comply with County Ordinance No. 659 in collibrary services. This is a standard condition of approval a mitigation.	s are requi alter existing ent fees requiposition of provide a effects of al standary order to mi	ired by the ng facilities uired by the dditional librathis project ds. This project tigate the period in the perio	Riverside or result Riverside of ary facilities and surro project has otential effo	County in the County s. Any unding been ects to
Additionally, the project will not result in substantial advers provision of new or physically altered government facilities of governmental facilities. Any construction of new facilities req to meet all applicable environmental standards.	or the need	for new or	physically	altered
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.				
38. Health Services	П	П	\boxtimes	
Source: RCIP				<u> </u>
Findings of Fact: The proposed tentative tract map would ca health services. The site is located within the service paramet project will not physically alter existing facilities or result in the altered facilities. The presence of medical communities gene population associated with the new development. Any construction cumulative effects of this project and surrounding projects we environmental standards.	ers of Cour construction rally corres uction of ne	nty health ce on of new or ponds with tl ew facilities r	nters. The physically he increase equired by	e in
Mitigation: No mitigation measures are required. Monitoring: No monitoring measures required.				
Monitoring: No monitoring measures required.				
Monitoring: No monitoring measures required. RECREATION	· 	<u></u> ⊠		
Monitoring: No monitoring measures required. RECREATION 39. Parks and Recreation a) Would the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the				
Monitoring: No monitoring measures required. RECREATION 39. Parks and Recreation a) Would the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment? b) Would the project include the use of existing neighborhood or regional parks or other recreational facilities such that substantial physical deterioration of the				

Potentially Significant Impact	with Mitigation Incorporated	Less Than Significant Impact	No Impact
--------------------------------------	------------------------------	---------------------------------------	--------------

<u>Source</u>: GIS database, Ord. No. 460, Section 10.35 (Regulating the Division of Land – Park and Recreation Fees and Dedications), Ord. No. 659 (Establishing Development Impact Fees), Parks & Open Space Department Review

Findings of Fact:

a-b) The trails plan for the Riverside County Regional Park and Open-Space District requires a ten (10') foot wide Class I Bikeway along the north side of Ramon Road. The conditions of approval for Tentative Tract No. 35289 require submission of a Trails Plan showing all topography, cross-sections, grading, fencing, signage, street crossings, and landscaping, prior to grading permit issuance (COA 60 .PARKS. 1 – Trail Plan). The project owner is required to construct a Class I Bikeway as shown on the approved trail plan prior to building permit issuance. (COA 80 .PARKS. 1 – Trail Construction).

The developer is required to pay park fees on all residential units. The developer must create a homeowner's association to fund the maintenance of any streetscape improvements, detention basin or open space lots. Under the conditions of approval imposed upon the project (COA 50 .PLANNING. 10 – CC&R Res POA Com. Area), Exhibit "A" ((CC&R's Maintenance Area), dated June 8, 2010, provides that the common area will consist of four (4) detention basins and a privately maintained internal street (Street "A"), with dedicated right-of-way, to be maintained by a Homeowner's Association (HOA) in total, and the HOA and Lot Owners will have the responsibility of maintaining the detention basins and landscaped areas as shown on the exhibit.

c) The project site is located within the Thousand Palms District. The project has been conditioned for the payment of development impact fees and payment of Quimby fees. (COA 90.PLANNING.1) This is a standard condition of approval and is not considered mitigation pursuant to CEQA.

<u>Mitigation</u>: Compliance with the conditions of approval on file in the County Land Management System (LMS), including 50 .PLANNING. 10 – CC&R Res POA Com. Area), Exhibit "A" ((CC&R's Maintenance Area), 10 .PLANNING. 19 – Parks & Rec Agency Ltr; 60 .PARKS. 1 – Trail Plan; and 80 .PARKS. 1 – Trail Construction.

Monitoring: Monitoring to be provided by the Building and Safety and Planning Departments, and Riverside County Regional Parks and Open Space District, and through Ordinance Nos. 348 and 457.

40. Recreational Trails

Source: Riv. Co. 800 Scale Equestrian Trail Maps, Open Space and Conservation Map for Western County trail alignments

<u>Findings of Fact</u>: The trails plan for the Riverside County Regional Park and Open-Space District requires a ten (10') foot wide Class I Bikeway along the north side of Ramon Road. The conditions of approval for Tentative Tract No. 35289 require submission of a Trails Plan showing all topography, cross-sections, grading, fencing, signage, street crossings, and landscaping, prior to grading permit issuance (COA 60 .PARKS. 1 – Trail Plan). The project owner is required to construct a Class I Bikeway as shown on the approved trail plan prior to building permit issuance. (COA 80 .PARKS. 1 – Trail Construction).

	Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	,, <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	Incorporated		
Mitigation: Compliance with the conditions of approval of System (LMS), including 50 .PLANNING. 10 – CC&R Res Maintenance Area), 10 .PLANNING. 19 – Parks & Rec Agend .PARKS. 1 – Trail Construction.	POA Com.	Area), Exhi	ibit "A" ((C	C&R's
Monitoring: Monitoring to be provided by the Building and Riverside County Regional Parks and Open Space District, a	Safety and nd through (Planning D Ordinance N	epartment os. 348 an	ts, and d 457.
TRANSPORTATION/TRAFFIC Would the project	<u></u>			
41. Circulation			X	
a) Cause an increase in traffic which is substantial in				_
relation to the existing traffic load and capacity of the street				
system (i.e., result in a substantial increase in either the				
number of vehicle trips, the volume to capacity ratio on				
roads, or congestion at intersections)?			N	
b) Result in inadequate parking capacity?	<u> </u>	<u>_</u>	<u> </u>	- - -
c) Exceed, either individually or cumulatively, a level of service standard established by the county congestion	لسا	Ш	M	
management agency for designated road or highways?				
d) Result in a change in air traffic patterns, including				\square
either an increase in traffic levels or a change in location		Ш	!!	
that results in substantial safety risks?				
e) Alter waterborne, rail or air traffic?	П	П		X
f) Substantially increase hazards to a design feature				$\overline{\boxtimes}$
(e.g., sharp curves or dangerous intersections) or	_	_		
incompatible uses (e.g. farm equipment)?				
g) Cause an effect upon, or a need for new or altered		\boxtimes		
maintenance of roads?				
h) Cause an effect upon circulation during the project's			\boxtimes	
construction?				
i) Result in inadequate emergency access or access	Ш			
to nearby uses?			 	<u> </u>
i) Conflict with adopted policies comparing alternative	1 I	·	Ш	\bowtie
 j) Conflict with adopted policies supporting alternative transportation (e.g. bus turnouts, bicycle racks)? 	_			

Findings of Fact:

The proposed project adjoins Ramon Road on its northerly side. Ramon Road is a paved County maintained road designated as an Arterial Highway and shall be improved with 8-inch concrete curb and gutter located 43-feet from centerline, and match up asphalt concrete paving, within the 64-foot half-width dedicated right-of-way. See Condition of Approval (COA) 50 .TRANS. 1 – Sufficient ROW, and (COA) 50 .TRANS. 3 – Existing Maintained). A six (6) foot sidewalk shall be constructed adjacent to the curb line within the 21-foot parkway. A ten (10') Class I Bikeway will be constructed along the

|--|

northerly edge of Ramon Road pursuant to the requirements of the Riverside County Regional Parks and Open Space District, and Riverside County Ordinance requirements.

The six (6) residential lots will be served by a privately-maintained cul-de-sac designated as "Street A." Street "A" and the on-site retention basins will be maintained by the property owner and Home Owner Association under Covenants, Conditions and Restrictions (CC&R's) imposed by Condition of Approval (COA) 50 .PLANNING. 10 — CC&R Res POA Com. Area. Street "A" will be improved with 36-foot full-width Portland Cement Concrete (P.C.C.) and 10-foot graded shoulders on each side within the 56-foot full-width dedicated right-of-way. See Condition of Approval (COA) 50 .TRANS. 1 — Sufficient ROW, and (COA) 50 .TRANS. 2 — Dedication.

Occupancy releases will not be issued to Building and Safety for any lot exceeding 80% of the total recorded residential lots within the map prior to completion of all required transportation improvements. See Condition of Approval (COA) 90 .TRANS. 1-80% Completion.

- a) Trip generation surveys conducted by the Institute of Transportation Engineers concluded that the national average rate of daily trip generation for single-family detached housing to be approximately 10 vehicle trips per day. The proposed subdivision will allow for six (6) additional residential lots, contributing an additional 60 trips per day generated from the project site. As such, the proposed project's additional 60 ADT will not cause an increase in traffic which is substantial in relation to the existing traffic load and capacity of the street system or result in inadequate parking capacity
- b) The project will not result in inadequate parking capacity nor will it exceed either individually or cumulatively, a level of service standard established by the county congestion management agency for designated road or highway.
- c-f) Trip generation surveys conducted by the Institute of Transportation Engineers concluded that the national average rate of daily trip generation for single-family detached housing to be approximately 10 vehicle trips per day. The proposed subdivision will allow for six (6) additional residential lots, contributing an additional 60 trips per day generated from the project site. Given that the scope of work for the proposed project is relatively small, the scale of the project's additional 60 ADT will not be substantial enough to exceed a level of service standard established by the county congestion management agency, result in a change in air traffic patterns including either an increase in traffic levels or a change in location that results in substantial safety risks, alter waterborne, rail or air traffic, or substantially increase hazards to a design feature.
- g) The project will result in improvements to the existing arterial highway fronting the project, Ramon Road and the construction of an internal private dedicated right-of-way (Street "A") within the project area.
- h) The project shall not cause an effect upon circulation during the project's construction.
- i) The project shall not result in inadequate emergency access or access to nearby uses.
- j) The project does not conflict with adopted policies supporting alternative transportation (e.g. bus turnouts, bicycle racks).

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: Compliance with the conditions of approval of System (LMS), including 50 .TRANS. 1 – Sufficient ROW; .TRANS. 1 – Sufficient ROW, and (COA) 50 .TRANS. 2 CC&R Res POA Com. Area. Monitoring: Monitoring to be provided by the Building and Planning Departments and through Ordinance Nos. 348 and	50 .TRANS - Dedication Safety, Tra	. 3 – Existing n; and 50 .P insportation [Maintain LANNING	ed; 50 . 10 –
42. Bike Trails		\boxtimes		
74. DIRG Halls	Ш		<u> </u>	
Source: RCIP .				
Findings of Fact: The trails plan for the Riverside County requires a ten (10') foot wide Class I Bikeway along the nort approval for Tentative Tract No. 35289 require submission cross-sections, grading, fencing, signage, street crossings, issuance (COA 60 .PARKS. 1 – Trail Plan). The project Bikeway as shown on the approved trail plan prior to buildin Trail Construction).	h side of Ra of a Trails and landsca owner is re	mon Road. T Plan showing aping, prior to quired to cor	The condit	ions of raphy, permit Class I
Mitigation: Compliance with the conditions of approval System (LMS), including 10 .PLANNING. 19 – Parks & Recand 80 .PARKS. 1 – Trail Construction.				
Monitoring: Monitoring to be provided by the Building and Riverside County Regional Parks and Open Space District, a				
UTILITY AND SERVICE SYSTEMS Would the project				
43. Water a) Require or result in the construction of new water treatment facilities or expansion of existing facilities, the construction of which would cause significant environmental effects? 				
b) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
Source: Department of Environmental Health Review				
Findings of Fact:				
a-b) The Riverside County Department of Environmenta time, the project does not require or will not result in facilities or expansion of existing facilities, the consenvironmental effects. There is a sufficient water sexisting entitlements and resources. The project are	the constru truction of w upply availa	iction of new hich would o ble to serve	water treatause signates the project	atment nificant et from

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Water District (CVWD) and is subject to its letter of September 7, 2009. See Condition of Approval (COA) 10 .PLANNING.12 - CVWD Agency Letter. All lots under Tentative Tract Map

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
No. 35289 are proposing CVWD potable water set developer to ensure that all requirements to obtain pas well as other applicable agencies. See Condition CVWD Potable Water Service.	otable wate	er service are	met with	CVWD
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.				
44. Sewer a) Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, the construction of which would cause significant environmental effects?				
b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
Source: Department of Environmental Health Review				
Findings of Fact:				
a-b) This project will require the installation of septic tank installation of six (6) septic tanks will not cause sign is required to submit a set of two detailed plans draw sewage disposal system and floor plan / plumbing sewage disposal system. See Condition of Appropriate to building permit issuance. See Condition of Appropriate to the condition of Appropriate the conditi	ificant envir wn to scale chedule to	onmental effortion of the propose ensure septice.	ects. The o sed subsurf tank sizing	ace g prior
Mitigation: No mitigation measures required. Monitoring: No monitoring measures required.				
45. Solid Waste a) Is the project served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				
b) Comply with federal, state, and local statutes and regulations related to solid wastes (including the CIWMP (County Integrated Waste Management Plan)?				
Source: RCIP, Riverside County Waste Management Distric	t correspon	dence		
Findings of Fact:		٠		
a-b) The proposed residential project will generate solid development. The county collects then waste ther				

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Sanitary Landfill appropriate to this area. Hazardo other materials considered hazardous are dispose and county regulations. Impacts are expected to be project.	ed of as red	quired by sti	rict federal	, state,
Mitigation: No mitigation measures required Monitoring: No monitoring measures required.				
46. Utilities Would the project impact the following facilities requiring facilities or the expansion of existing facilities; the const environmental effects?				
a) Electricity?			\boxtimes	
b) Natural gas?			\boxtimes	
c) Communications systems?			<u> </u>	
d) Storm water drainage?		<u> </u>		<u> </u>
e) Street lighting?	<u> </u>	<u> </u>		_ Ц
f) Maintenance of public facilities, including roads?				<u> </u>
g) Other governmental services? h) Conflict with adopted energy conservation plans?			\boxtimes	<u> </u>
Source: RCIP Findings of Fact: a-h) The proposed project will not significate services and will not require the construction of new facilities However, future residential development will create an increservices in the project area.	or the expa	nsion of exis	sting faciliti	es.
<u>Mitigation</u> : No mitigation measures required <u>Monitoring</u> : No monitoring measures required.				
MANDATORY FINDINGS OF SIGNIFICANCE		/ i	- N	
47. Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-		<u> </u>		Ц
sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare, or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?				
Source: Staff review, Project Application Materials				
Findings of Fact: Implementation of the proposed proje environment, substantially reduce the habitat of fish or a populations to drop below self sustaining levels, threaten to	wildlife spec	cies, cause	a fish or	wildlife

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
reduce the number or restrict the range of a rare or endanger examples of the major periods of California history or prehistory		animal, or el	iminate imp	oortant
48. Does the project have impacts which are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of other current projects)?				
Source: Staff review, Project Application Materials Findings of Fact: The project does not have impacts which considerable.	n are individ	ually limited,	, but cumul	atively
49. Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly?				
Source: Staff review, project application				

<u>Findings of Fact</u>: The proposed project would not result in environmental effects which would cause substantial adverse effects on human beings, either directly or indirectly.

VI. EARLIER ANALYSES

Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration as per California Code of Regulations, Section 15063 (c) (3) (D). In this case, a brief discussion should identify the following:

Earlier Analyses Used, if any: None. Analyses used for purposes of EA41989:

"General Biological Resources Assessment, Cathton Investments 50-Acre Thousand Palms Site," Field Study and Report completed by James W. Cornett, February 13, 2008, for MSA Consultants, Inc.

"Phase I Archaeological Assessment for Tentative Tract No. 35289 prepared by CRM TECH, Michael Hogan and Bai "Tom" Tang, dated January 2, 2008.

County Geologic Report (GEO) No. 2062, prepared by Sladden Engineering entitled "Geotechnical Investigation, Tentative Tract No. 35289, APN 651-060-004 & 005, Thousand Palms Area, Riverside County, California, Project No. 544-07375," dated December 14, 2007. See also "Response to County of Riverside Review Comments dated August 21, 2008, and Technical Review Comments dated July 19, 2008, County Geologic Report No. 2062," dated October 13, 2008.

Location Where Earlier Analyses, if used, are available for review:

Potential Significar Impact	t Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Location:

County of Riverside Planning Department

4080 Lemon Street, 9th Floor

Riverside, CA 92505

Y:\Planning Master Forms\EA.doc Revised: 6/9/08

Page: 1

TRACT MAP Tract #: TR35289

Parcel: 651-060-005

10. GENERAL CONDITIONS

EVERY DEPARTMENT

10. EVERY. 1 MAP - DEFINITIONS

RECOMMND

The words identified in the following list that appear in all capitals in the attached conditions of Tentative Tract] Map No. 35289 shall be henceforth defined as follows:

TENTATIVE MAP = Tentative Tract Map No. 35289, Amended No. 1, dated August 20, 2009;

Exhibit "A" (CC&R's Maintenance Areas), dated 06/08/10.

FINAL MAP = Final Map or Parcel Map for the TENTATIVE MAP whether recorded in whole or in phases.

10. EVERY. 2 MAP - HOLD HARMLESS

RECOMMND

The land divider or any successor-in-interest shall defend, indemnify, and hold harmless the County of Riverside

COUNTY), its agents, officers, or employees from any claim, action, or proceeding against the COUNTY, its agents, officers, or employees to attack, set aside, void, or annul an approval of the COUNTY, its advisory agencies, appeal boards, or legislative body concerning the TENTATIVE MAP, which action is brought within the time period provided for in California Government Code, Section 66499.37. The COUNTY will promptly notify the land divider of any such claim, action, or proceeding against the COUNTY and will cooperate fully in the defense. If the COUNTY fails to promptly notify the land divider of any such claim, action, or proceeding or fails to cooperate fully in the defense, the land divider shall not, thereafter, be responsible to defend, indemnify, or hold harmless the COUNTY.

10. EVERY. 3 MAP - PROJECT DESCRIPTION

RECOMMND

The Tentative Tract Map proposes a Schedule C subdivision of approximately fifty (50) acres into six (6) residential lots totaling 30.62 gross acres, with a minimum lot size of 2 1/2 acres, ranging in size from 3.5 acres to six (6) acres, a remainder parcel of 19.3 acres, and Street "A" on 1.6 acres, located at APN(s): 651-060-004 & 651-060-005.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 2

TRACT MAP Tract #: TR35289

Parcel: 651-060-005

10. GENERAL CONDITIONS

10. EVERY. 4 MAP - 90 DAYS TO PROTEST

RECOMMND

The land divider has 90 days from the date of approval of these conditions to protest, in accordance with the procedures set forth in Government Code Section 66020, the imposition of any and all fees, dedications, reservations and/or other exactions imposed on this project as a result of the approval or conditional approval of this project.

BS GRADE DEPARTMENT

10.BS GRADE. 1 MAP-GIN INTRODUCTION

RECOMMND

Improvement such as grading, filling, over excavation and recompaction, and base or paving which require a grading permit are subject to the included Building and Safety Grading Division conditions of approval.

10.BS GRADE. 2 MAP-G1.2 OBEY ALL GDG REGS

RECOMMND

All grading shall conform to the California Building Code, Ordinance 457, and all other relevant laws, rules and regulations governing grading in Riverside County and prior to commencing any grading which includes 50 or more cubic yards, the applicant shall obtain a grading permit from the Building & Safety Department.

10.BS GRADE. 3 MAP-G1.3 DISTURBS NEED G/PMT

RECOMMND

Ordinance 457 requires a grading permit prior to clearing, grubbing or any top soil disturbances related to construction grading.

10.BS GRADE. 4 MAP-G1.6 DUST CONTROL

RECOMMND

All necessary measures to control dust shall be implemented by the developer during grading.

10.BS GRADE. 5 MAP-G2.5 2:1 MAX SLOPE RATIO

RECOMMND

Grade slopes shall be limited to a maximum steepness ratio of 2:1 (horizontal to vertical) unless otherwise approved.

10.BS GRADE. 6 MAP-G2.8MINIMUM DRNAGE GRAD

RECOMMND

Minimum drainage grade shall be 1% except on portland cement concrete where 0.35% shall be the minimum.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 3

TRACT MAP Tract #: TR35289

Parcel: 651-060-005

10. GENERAL CONDITIONS

10.BS GRADE. 7

MAP-G2.9DRNAGE & TERRACING

RECOMMND

Provide drainage facilities and terracing in conformance with the California Building Code's chapter on "Grading."

10.BS GRADE. 8

MAP-G2.10 SLOPE SETBACKS

RECOMMND

Observe slope setbacks from buildings and property lines per the California Building Code - as amended by Ordinance 457.

10.BS GRADE. 9

MAP* - NO GRDG & SUBDIVIDING

RECOMMND

IF MASS GRADING IS PROPOSED - UNDER A PREVIOUSLY APPROVED SUBDIVISION, AT THE SAME TIME THAT APPLICATION FOR FURTHER SUBDIVISION FOR THAT PARCEL IS BEING MADE, AN EXCEPTION TO ORDINANCE 460 SECTION 4.4.B IS REQUIRED. OBTAIN THE EXCEPTION FROM THE PLANNING DIRECTOR.

10.BS GRADE. 10

MAP-G2.22 PVT RD GDG PMT

RECOMMND

Constructing a private road requires a grading permit.

10.BS GRADE. 11

MAP* -PM10 PLAN REQUIRED

RECOMMND

A PM10 Fugitive Dust Mitigation Plan, prepared in accordance with AQMD Rule 403.1, shall be submitted to the Building and Safety Department for review and approval prior to the issuance of a grading permit.

- 1.NOTE: The PM 10 plan shall require the posting of signs in accordance with Building and Safety form "Signage Recommendations".
- 2.NOTE: All PM 10 measures must be in place prior to commencing any grading activity on site.

10.BS GRADE. 12 MAP*TRANS & CVWD REVIEW REQ'D

RECOMMND

The applicant or developer shall submit copies of the grading plan and hydrologic calculations to the Riverside County Transportation Department (RCTD) and the Coachella Valley Water District (CVWD) for their review and approval. Additional flood plain management fees may be required by CVWD. Prior to the issuance of a grading permit, the applicant or developer shall provide, to the Department of Building and Safety Grading Division, a letter from RCTD and CVWD indicating their approval of the plans or waiver of the review.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 4

Parcel: 651-060-005

TRACT MAP Tract #: TR35289

10. GENERAL CONDITIONS

E HEALTH DEPARTMENT

10.E HEALTH. 1 MAP- WATER INS TO APPR PLAN

RECOMMND

The water system shall be installed according to plans and specifications approved by the Water Company.

10.E HEALTH. 2 MAP* - SSD OK BASED ON PERC

RECOMMND

The Department of Environmental Health will permit domestic sewage disposal for the individual lots at this sub-division as per a percolation report submitted by Sladden Engineering, as follows: For each 100 gallons of septic tank capacity, 20 sq. ft. of bottom area of leach line.

Please be aware that in accordance with Assembly Bill 885, the State Water Resources Control Board will be adopting, in the near future, regulations or standards for the permitting and operation of all onsite sewage treatment systems, including septic tanks. These regulations or standards may require monitoring for these treatment systems including septic tanks.

10.E HEALTH. 3 MAP - SSD DEPTH & GRADING

RECOMMND

When grading is required, the soils engineer must assume theoretical cuts, fills, compaction, etc., and perform the tests and borings at the necessary subsurface sewage depths.

10.E HEALTH. 4 MAP - SEPTIC SIZING

RECOMMND

The size of the septic tank and effluent disposal area shall be determined based upon the occupancy of each individual lot or the plumbing fixture units.

Please be aware that in accordance with Assembly Bill 885, the State Water Resources Control Board will be adopting, in the near future, regulations or standards for the permitting and operation of all onsite sewage disposal treatment systems, including septic tanks. These regulations or standards may require monitoring for these treatment systems including septic tanks.

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10. GENERAL CONDITIONS

10.E HEALTH. 5

CVWD POTABLE WATER SERVICE

RECOMMND

All lots under Tract Map#35289 are proposing Coachella Valley Water District (CVWD) potable water service only. It is the responsibility of the developer to ensure that all requirements to obtain potable water service are met with CVWD as well as all other applicable agencies.

EPD DEPARTMENT

10.EPD. 1

EPD - LAND USE ADJACENCY

RECOMMND

The site is located directly to the west of a designated and existing conservation area, Thousand Palms Conservation Area, which may result in Edge Effects that would adversely affect biological resources. EPD recommends that Land Use Adjacency Guidelines (LUAG) issues be addressed as described in the Coachella Valley MSHCP, Section 4.5: 1) project site lighting should be directed toward the ground and away from natural areas; 2) site landscaping should use plant species native to the Coachella Valley.

FIRE DEPARTMENT

10.FIRE. 1

USE - ACCESS

INEFFECT

ACCESS TO REMAINDER PARCEL WILL BE REQUIRED PRIOR TO FINAL APPROVAL.

10.FIRE. 2

MAP-#50-BLUE DOT REFLECTORS

INEFFECT

Blue retroreflective pavement markers shall be mounted on private streets, public streets and driveways to indicate location of fire hydrants. Prior to installation, placement of markers must be approved by the Riverside County Fire Department.

10.FIRE. 3

MAP-#16-HYDRANT/SPACING

INEFFECT

Schedule _ fire protection approved standard fire hydrants, (6"x4"x2 1/2") located one at each street intersection and spaced no more than 660 feet apart in any direction. With no portion of any lot frontage more than 250 feet from a hydrant. Minimum fire flow shall be 1000 GPM for 2 hour duration at 20 PSI.

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10. GENERAL CONDITIONS

PLANNING DEPARTMENT

10.PLANNING. 1

MAP - MAP ACT COMPLIANCE

RECOMMND

This land division shall comply with the State of California Subdivision Map Act and to all requirements of County Ordinance No. 460, Schedule C, unless modified by the conditions listed herein.

10.PLANNING. 2

MAP - FINAL MAP PREPARER

RECOMMND

The FINAL MAP shall be prepared by a licensed land surveyor or registered civil engineer.

10.PLANNING. 3

MAP - FEES FOR REVIEW

RECOMMND

Any subsequent review/approvals required by the conditions of approval, including but not limited to grading or building plan review or review of any mitigation monitoring requirement, shall be reviewed on an hourly basis, or other appropriate fee, as listed in ounty Ordinance No. 671. Each submittal shall be accompanied with a letter clearly indicating which condition or conditions the submittal is intended to comply with.

10.PLANNING. 4

MAP - ZONING STANDARDS

RECOMMND

Lots created by this TENTATIVE MAP shall be in conformance with the development standards of the Residential Agricultural, 2 1/2 Acre Minimum (R-A-2 1/2) zone.

10.PLANNING. 5

MAP - PROCEDURE FOR PHASING

RECOMMND

Land division phasing, including any proposed common open space area improvement phasing, if applicable, shall be subject to Planning Department approval pursuant to Section 8.3 of Ordinance No. 460. All proposed phasing shall provide for adequate vehicular access to all lots and shall conform to the intent and purpose of the approval. No approval for any number of units or phases is given except as provided by Ordinance No. 460.

10.PLANNING. 6

MAP - MAINTAIN FLOOD FACILITY

RECOMMND

The land divider, and the land divider's successors in interest, shall at all times maintain any and all required stormwater, flood control and drainage facilities in a safe condition, in good repair and in a manner capable of being

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10. GENERAL CONDITIONS

10.PLANNING. 6 MAP - MAINTAIN FLOOD FACILITY (cont.)

RECOMMND

operated as designed.

10.PLANNING. 7 MAP - OFFSITE SIGNS ORD 679.4

RECOMMND

No offsite subdivision signs advertising this land

ivision/development are permitted, other than those allowed under Ordinance No. 679.4. Violation of this condition of approval may result in no further permits of any type being issued for this subdivision until the unpermitted signage is removed.

10.PLANNING. 9 MAP - NPDES COMPLIANCE

RECOMMND

Since the project will disturb one (1) acre or more, the land divider/permit holder shall comply with all of the applicable requirements of the National Pollution Discharge Elimination System (NPDES) and shall conform to NPDES Best Management Practices for Stormwater Pollution Prevention Plans during the life of this permit.

10.PLANNING. 10 MAP - ORD NO. 659 (DIF)

RECOMMND

Prior to the issuance of either a certificate of occupancy or prior to building permit final inspection, the applicant shall comply with the provisions of Riverside County Ordinance No. 659, which requires the payment of the appropriate fee set forth in the Ordinance. Riverside County Ordinance No. 659 has been established to set forth policies, regulations and fees related to the funding and construction of facilities necessary to address the direct and cummulative environmental effects generated by new development projects described and defined in this Ordinance, and it establishes the authorized uses of the fees collected.

The fee shall be paid for each residential unit to be constructed within this land division. In the event Riverside County Ordinance No. 659 is recinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 659 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

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10. GENERAL CONDITIONS

10.PLANNING. 11 MAP - ORD 875 CVMSHCP FEE (1)

RECOMMND

Prior to the issuance of either a certificate of occupancy or prior to building permit final inspection approval, the holder of the construction permit(s) shall comply with the provisions of Riverside County Ordinance No. 875, which requires payment of the appropriate fee set forth in that ordinance. Riverside County Ordinance No. 875 has been established to set forth policies, regulations and fees related to the funding and acquisition of open space and habitat necessary to address the direct and cumulative environmental effects generated by new development projects described and defined in the ordinance within the Coachella Valley and surrounding mountains.

The fee shall be paid for each residential unit to be constructed within a residential land division. The amount of the fee for commercial and industrial projects shall be calculated on the bases of "Project Area".

In the event Riverside County Ordinance No. 875 is rescinded, this condition will no longer by applicable. However, should Riverside County Ordinance No. 875 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set forth in that ordinance shall be required.

10.PLANNING. 12 MAP- CVWD AGENCY LETTER

RECOMMND

The land divider, and the land divider's successor in interest, shall remain in compliance with the requirements of the Coachella Valley Water District (CVWD) letter dated September 7, 2009, a copy of which is on file with the Riverside County Planning Department.

10.PLANNING. 15 MAP - GEO02062

RECOMMND

County Geologic Report (GEO) No. 2062, submitted for this project (TR35289) was prepared by Sladden Engineering and is entitled: "Geotechnical Investigation, Tentative Tract No. 35289, APN 651-060-004 & 005, Thousand Palms Area, Riverside County, California, Project No. 544-07375", dated December 14, 2007. In addition, Sladden prepared "Response to County of Riverside Review Comments dated August 21, 2008 and Technical Review Comments dated July 29, 2008; County Geologic Report No. 2062.", dated October 13, 2008. This document is herein incorporated as a part of GEO02062.

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10. GENERAL CONDITIONS

10.PLANNING. 15 MAP - GEO02062 (cont.)

RECOMMNE

GEO02062 concluded:

- 1. The site is situated adjacent to the mapped trace of the San Andreas fault.
- 2. The risks associated with primary surface ground rupture should be considered low.
- 3. The most significant geologic hazard to the project is the potential for moderate to strong seismic shaking that is likely to occur during the design life of the project.
- 4. The risks associated with liquefaction should be considered negligible.
- 5. Risk associated with tsunamis and seiches is considered negligible.
- 6.Risks associated with slope instability should be considered low.

GEO02062 recommended:

- 1.Areas to be graded should be cleared of any existing structures, vegetation, associated root systems and debris.
- 2.Areas to receive fill should be cleared of old fills and any irreducible matter.
- 3. Overexcavation and recompaction throughout the building areas.

GEO No. 2062 satisfies the requirement for a Geologic study for Planning /CEQA purposes. GEO No. 2062 is hereby accepted for Planning purposes. This approval is not intended, and should not be misconstrued as approval for grading permit. Engineering and other building code parameters will be reviewed and additional comments and/or conditions may be imposed by the Building and Safety Department upon application for grading and/or building permits.

10.PLANNING. 16 MAP - LOW PALEO

RECOMMND

According to the County's General Plan, this site has been mapped as having a "Low Potential" for paleontological

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10. GENERAL CONDITIONS

10.PLANNING. 16 MAP - LOW PALEO (cont.)

RECOMMND

resources. This category encompasses lands for which previous field surveys and documentation demonstrates a low potential for containing significant paleontological resources subject to adverse impacts. As such, this project is not anticipated to require any direct mitigation for paleontological resources. However, should fossil remains be encountered during site development:

- 1.All site earthmoving shall be ceased in the area of where the fossil remains are encountered. Earthmoving activities may be diverted to other areas of the site.
- 2. The applicant shall retain a qualified paleontologist approved by the County of Riverside.
- 3. The paleontologist shall determine the significance of the encountered fossil remains.
- 4.Paleontological monitoring of earthmoving activities will continue thereafter on an as-needed basis by the paleontologist during all earthmoving activities that may expose sensitive strata. Earthmoving activities in areas of the project area where previously undisturbed strata will be buried but not otherwise disturbed will not be monitored. The supervising paleontologist will have the authority to reduce monitoring once he/she determines the probability of encountering any additional fossils has dropped below an acceptable level.
- 5. If fossil remains are encountered by earthmoving activities when the paleontologist is not onsite, these activities will be diverted around the fossil site and the paleontologist called to the site immediately to recover the remains.
- 6.Any recovered fossil remains will be prepared to the point of identification and identified to the lowest taxonomic level possible by knowledgeable paleontologists. The remains then will be curated (assigned and labeled with museum* repository fossil specimen numbers and corresponding fossil site numbers, as appropriate; places in specimen trays and, if necessary, vials with completed specimen data cards) and catalogued, an associated specimen data and corresponding geologic and geographic site data will be archived (specimen and site numbers and corresponding data entered into appropriate museum

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10. GENERAL CONDITIONS

10.PLANNING. 16 MAP - LOW PALEO (cont.) (cont.)

RECOMMND

repository catalogs and computerized data bases) at the museum repository by a laboratory technician. The remains will then be accessioned into the museum* repository fossil collection, where they will be permanently stored, maintained, and, along with associated specimen and site data, made available for future study by qualified scientific investigators. * The County of Riverside must be consulted on the repository/museum to receive the fossil material prior to being curated.

10.PLANNING. 17 GEN - IF HUMAN REMAINS FOUND

RECOMMND

The developer/permit holder or any successor in interest shall comply with the following codes for the life of this project:

If human remains are encountered, State Health and Safety Code Section 7050.5 states that no further disturbance shall occur until the County Coroner has made the necessary findings as to origin. Further, pursuant to Public Resources Code Section 5097.98 (b), remains shall be left in place and free from disturbance until a final decision as to the treatment and their disposition has been made. If the Riverside County Coroner determines the remains to be Native American, the Native American Heritage Commission shall be contacted within the period specified by law. Subsequently, the Native American Heritage Commission shall identify the "Most Likely Descendant." The Most Likely Descendant shall then make recommendations and engage in consultation with the County and the property owner concerning the treatment of the remains as provided in Public Resources Code Section 5097.98. Human remains from other ethnic/cultural groups with recognized historical associations to the project area shall also be subject to consultation between appropriate representatives from that group and the County Planning /Director.

10.PLANNING. 18 GEN - INADVERTANT ARCHAEO FIND

RECOMMND

The developer/permit holder or any successor in interest shall comply with the following for the life of this project:

If during ground disturbance activities, cultural resources are discovered that were not assessed by the archaeological reports and/or environmental assessment conducted prior to

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10. GENERAL CONDITIONS

10.PLANNING. 18 GEN - INADVERTANT ARCHAEO FIND: (cont.)

RECOMMNI

project approval, the following procedures shall be followed. A cultural resources site is defined, for this condition, as being three or more artifacts in close association with each other, but may include fewer artifacts if the area of the find is determined to be of significance due to it sacred or cultural importance.

- 1.All ground disturbance activities within 100 feet of the discovered cultural resource shall be halted until a meeting is convened between the developer, the project archaeologist, the Native American tribal representative (or other appropriate ethic/cultural group representative), and the Planning Director to discuss the significance of the find.
- 2.At the meeting, the significance of the discoveries shall be discussed and after consultation with the Native American tribal (or other appropriate ethnic/cultural group representative) and the archaeologist, a decision is made, with the concurrence of the Planning Director, as to the appropriate mitigation (documentation, recovery, avoidance, etc) for the cultural resource.
- 3. Further ground disturbance shall not resume within the area of the discovery until an agreement has been reached by all parties as to the appropriate preservation or mitigation measures.

10.PLANNING. 19 MAP - PARKS & REC AGENCY LTR

RECOMMND

The land divider, and the land divider's successor in interest, shall remain in compliance with the parks and recreation requirements of the Coachella Valley Recreaton and Park District letter dated August 20, 2008, a copy of which is on file with the Riverside County Planning Department.

10.PLANNING. 20 MAP - SHERIFF DEPT AGENCY LTR

RECOMMND

The land divider, and the land divider's successor in interest, shall remain in compliance with the requirements of the Riverside County Sheriff's Department letter dated July 28, 2008, a copy of which is on file with the Riverside County Planning Department.

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10. GENERAL CONDITIONS

10.PLANNING. 21 USE - LIGHTING HOODED/DIRECTED

RECOMMND

Any outside lighting shall be hooded and directed so as not to shine directly upon adjoining property or public rights-of-way.

TRANS DEPARTMENT

10.TRANS. 1 MAP - DRAINAGE 1

RECOMMND

The land divider shall protect downstream properties from damages caused by alteration of the drainage patterns, i.e., concentration or diversion of flow. Protection shall be provided by constructing adequate drainage facilities including enlarging existing facilities and/or by securing a drainage easement. All drainage easements shall be shown on the final map and noted as follows: "Drainage Easement - no building, obstructions, or encroachments by landfills are allowed". The protection shall be as approved by the Transportation Department.

10.TRANS. 2 MAP - DRAINAGE 2

RECOMMND

The land divider shall accept and properly dispose of all off-site drainage flowing onto or through the site. In the event the Transportation Department permits the use of streets for drainage purposes, the provisions of Article XI of Ordinance No. 460 will apply. Should the quantities exceed the street capacity or the use of streets be prohibited for drainage purposes, the subdivider shall provide adequate drainage facilities and/or appropriate easements as approved by the Transportation Department.

10.TRANS. 3 MAP - STD INTRO 3 (ORD 460/461)

RECOMMND

With respect to the conditions of approval for the referenced tentative exhibit, the land divider shall provide all street improvements, street improvement plans and/or road dedications set forth herein in accordance with Ordinance 460 and Riverside County Road Improvement Standards (Ordinance 461). It is understood that the tentative map correctly shows acceptable centerline elevations, all existing easements, traveled ways, and drainage courses with appropriate Q's, and that their omission or unacceptablility may require the map to be resubmitted for further consideration. These Ordinances and all conditions of approval are essential parts and a requirement occurring in ONE is as binding as though

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10. GENERAL CONDITIONS

10.TRANS. 3

MAP - STD INTRO 3 (ORD 460/461) (cont.)

RECOMMND

occurring in all. All questions regarding the true meaning of the conditions shall be referred to the Transportation Department.

10.TRANS. 4

MAP - ENCROACHMENT PERMIT

RECOMMND

An encroachment permit must be obtained from the Transportation Department prior to the commencement of any work within the county road right-of-way.

10.TRANS. 5

MAP - FLOOD HAZARD REPORT 1

RECOMMND

This is a proposal to divide 31 acres into 6 residential lots (TPM 35289) (APN 651-060-004). The site is located on the west of thousand Palms Canyon Road on the north side of Ramon Road in the unincorporated territory of Thousand Palms, County of Riverside, State of California. The project proponent shall provide mitigation measures to be incorporated into the development to prevent flooding of the site or downstream properties. These measures shall require on-site retention of the incremental increase of runoff from the 100-year storm event.

Construction of block walls may be in violation of Ordinance 458.12. When the District reviews a project for compliance with Ordinance 458.12, block walls are reviewed carefully and seldom found to be compatible with the goals of Ordinance 458.12. Block walls can cause diversion and concentration of flows onto adjacent properties and thus be in violation of Ordinance 458.12 and California drainage law.

Walls must be constructed in a manner that will not increase the risk of off-site stormwater flows on the adjacent properties. This can be accomplished by constructing open sections in the wall to accommodate flow-through. To achieve this, the District requires that if walls are constructed in a special flood hazard area, at least 50 percent of the total lineal footage of the wall be constructed of wrought iron fencing or similar material that will provide for flow-through of off-site stormwater flows. Construction materials used within the open sections must extend the entire vertical wall height so not to obstruct flow at the finished grade/surface.

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10. GENERAL CONDITIONS

10.TRANS. 6 MAP - FLOOD HAZARD REPORT 2

RECOMMNE

This project is located in an area subject to shallow flooding and is designated Zone AO, depth of 2 and 3 feet on panel 06065C1605G on the Federal Flood Insurance Rate Maps which are in effect at this time by the Federal Emergency Management Agency.

10.TRANS. 7

MAP - INCREASED RUNOFF

RECOMMND

The proposed development of this site would adversely impact the downstream properties by increasing the rate and volume of flood flows. To mitigate this impact, the construction of detention basins will be required to reduce the incremental increase of the 100-year storm event.

10.TRANS. 8

MAP - RETENTION AND STORAGE

RECOMMND

For retention basin sizing and calculations please refer to letter dated May 22, 2009 from Alan French to Majeed Farshad in GENERAL CONDITIONS 10. TRANS MAP-RETENTION AND STORAGE.

20. PRIOR TO A CERTAIN DATE

PLANNING DEPARTMENT

20.PLANNING. 1 MAP - EXPIRATION DATE

RECOMMND

The conditionally approved TENTATIVE MAP shall expire three (3) years after the ounty of Riverside Board of Supervisors original approval date, unless extended as provided by County Ordinance No. 460. Action on a minor change and/or revised map request shall not extend the time limits of the originally approved TENTATIVE MAP. A Land Management System (LMS) hold shall be placed on the TENTATIVE MAP, and a LMS hold shall be placed on any subsequent minor change or revised map, which shall be set to take effect on the expiration date. The LMS hold effective date shall be extended in accordance with any permitted extensions of time. The LMS hold shall be downgraded to a LMS notice upon recordation of the the first phase of the TENTATIVE MAP. The LMS hold or notice shall remain in effect until the recordation of the final phase of the TENTATIVE MAP. If the TENTATIVE MAP expires before the recordation of the final phase the LMS hold or notice shall remain in effect and no further FINAL MAP recordation shall be permitted.

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40. PRIOR TO PHASING (UNITIZATION)

PLANNING DEPARTMENT

40.PLANNING. 1 MAP - LOT ACCESS/UNIT PLANS

RECOMMNI

Any proposed division into units or phasing of the TENTATIVE MAP shall provide for adequate vehicular access to all lots in each unit or phase, and shall substantially conform to the intent and purpose of the land division approval. No approval for any number of units or phases is given by this TENTATIVE MAP and its conditions of approval, except as provided by Section 8.3 (Division into Units) of Ordinance No. 460.

50. PRIOR TO MAP RECORDATION

FIRE DEPARTMENT

50.FIRE. 1

MAP-#64-ECS-DRIVEWAY ACCESS

INEFFECT

Ecs map must be stamped by the Riverside County Surveyor with the following note: Driveways exceeding 150' in length, but less than 800' in length, shall provide a turnout near the midpoint of the driveway. Where the driveway exceeds 800', turnouts shall be provided no more than 400' apart. Turnouts shall be a minimum of 10' wide and 30' in length, with a minimum 25' taper on each end. A approved turnaround shall be provided at all building sites on driveways over 150 feet in length, and shall be within 50' of the building.

50.FIRE. 2

MAP-#73-ECS-DRIVEWAY REQUIR

INEFFECT

Ecs map must be stamped by the Riverside County Surveyor with the following note: Access will not have an up, or downgrade of more than 15%. (access will not be less than 20 feet in width per the 2001 UFC, Article 9, Section 902.2.2.1) and will have a vertical clearance of 15'. Access will be designed to withstand the weight of 60 thousand pounds over 2 axles. Access will have a turning radius of 38 feet capable of accommodating fire apparatus.

50.FIRE. 3

MAP-#67-ECS-GATE ENTRANCES

INEFFECT

Ecs map must be stamped by the Riverside County Surveyor with the following note: Gate entrances shall be at least two feet wider than the width of the traffic lanes) serving that gate. Any gate providing access from a road to a

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50. PRIOR TO MAP RECORDATION

50.FIRE. 3

MAP-#67-ECS-GATE ENTRANCES (cont.)

INEFFECT

driveway shall be located at least 35 feet setback from the roadway and shall open to allow a vehicle to stop without obstructing traffic on the road. here a one-way road with a single traffic lane provides access to a gate entrance, a 38 feet turning radius shall be used.

50 FIRE. 4

MAP-#46-WATER PLANS

INEFFECT

The applicant or developer shall furnish one copy of the water system plans to the Fire Department for review. Plans shall be signed by a registered civil engineer, containing a Fire Department approval signature block, and shall conform to hydrant type, location, spacing and minimum fire flow. Once plans are signed by the local water company, the originals shall be presented to the Fire Department for signature.

50.FIRE. 5

MAP-#53-ECS-WTR PRIOR/COMBUS

INEFFECT

Ecs map must be stamped by the Riverside County Surveyor with the following note: The required water system, including fire hydrants, shall be installed and accepted by the appropriate water agency prior to any combustible building material placed on an individual lot.

50.FIRE. 6

MAP-#59-ECS-HYDR REQUIR

INEFFECT

Ecs map must be stamped by the Riverside County Surveyor with the following note: Should the applicant or developer choose to defer the fire protection requirements, an Environmental Constraint Sheet shall be filed with the final map containing the following: Prior to the issuance of a building permit, the applicant or developer shall provide written certification from the water company that a standard fire hydrant(s) (6"x4"x2 1/2") exist, each 660 feet, as measured along approved vehicular travelways; or that financial arrangements have been made to provide hydrant(s)

PLANNING DEPARTMENT

50.PLANNING. 1

MAP - PREPARE A FINAL MAP

RECOMMND

After the approval of the TENTATIVE MAP and prior to the expiration of said map, the land divider shall cause the real property included within the TENTATIVE MAP, or any

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50. PRIOR TO MAP RECORDATION

50.PLANNING. 1 MAP - PREPARE A FINAL MAP (cont.)

RECOMMND

part thereof, to be surveyed and a FINAL MAP thereof prepared in accordance with the current County Transportation Department - Survey Division requirements, the conditionally approved TENTATIVE MAP, and in accordance with Article IX of County Ordinance No. 460.

50.PLANNING. 2 MAP - SURVEYOR CHECK LIST

RECOMMND

The County Transportation Department - Survey Division shall review any FINAL MAP and ensure compliance with the following:

- A. All lots on the FINAL MAP shall be in substantial conformance with the approved TENTATIVE MAP relative to size and configuration.
- B. All lots on the FINAL MAP shall have a minimum lot size of two and one-half (2 1/2) gross acres.
- C. All lot sizes and dimensions on the FINAL MAP shall be in conformance with the development standards of the Residential Agriculture (R-A) zone, and with the Riverside County Integrated Project (RCIP).
- D. All lots on the FINAL MAP shall comply with the length to width ratios, as established by Section 3.8.C. of County Ordinance No. 460.
- E. All knuckle or cul-de-sac lots shall have a minimum of 35 feet of frontage measured at the front lot line.
- F. The common open space area[s] shall be shown as a numbered lot[s] on the FINAL MAP.

50.PLANNING. 3 MAP - CCOC FOR REMNDR PARCEL

RECOMMND

Prior to the recordation of the FINAL MAP, the land divider shall file an application for a Conditional Certificate of Land Division Compliance (CCOC) with the County Planning Department for review and approval, for the "Remainder Parcel" or any parcel shown as "NOT A PART", as delineated on the approved TENTATIVE MAP.

Assessor Parcel No.'s 651-060-004 and 005 underlie Tentative Tract No. 25389, and are currently owned by the same entity and/or owner. Prior to FINAL MAP recordation

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50. PRIOR TO MAP RECORDATION .

50.PLANNING. 3 MAP - CCOC FOR REMNDR PARCEL (cont.)

RECOMMND

and/or sale of any portion of the project area to another person or entity (whichever is first in time), the project owner shall establish legal access to the remainder lot created pursuant to Tentative Tract No. 25389, and shall further comply with the CCOC provisions herein.

Any FINAL MAP containing such a parcel shall not be permitted to record until the Planning Department determines that the CCOC will be suitable for recordation within sixty (60) days of the recordation of the FINAL MAP.

50.PLANNING. 4 MAP - CV REC AND PARK DISTRICT

RECOMMND

Prior to the recordation of the FINAL MAP, the land divider shall submit to the Planning Director a duly and completely executed agreement with the Desert Recreation District (previously known as the Coachella Valley Recreation and Park District) which demonstrates to the satisfaction of the County that the land divider has provided for payment of parks and recreation fees and/or dedication of land for the proposed land division in accordance with Section 10.35 of Ordinance No. 460.

50.PLANNING. 5 MAP - ECS SHALL BE PREPARED

RECOMMND

The land divider shall prepare an Environmental Constraints Sheet (ECS) in accordance with Section 2.2. E. & F. of County Ordinance No. 460, which shall be submitted as part of the plan check review of the FINAL MAP.

50.PLANNING. 6 MAP*- ECS AFFECTED LOTS

RECOMMND

The following note shall be placed on the FINAL MAP: "Environmental Constraint Sheet affecting this map is on file in the County of Riverside Transportation Department - Survey Division, in E.C.S. Book ____, Page ____.

50.PLANNING. 7 MAP - ECS NOTE MT PALOMAR LIGH

RECOMMND

The following Environmental Constraint Note shall be placed on the ECS:

"This property is subject to lighting restrictions as required by County Ordinance No. 655, which are intended to reduce the effects of night lighting on the Mount Palomar Observatory. All proposed outdoor lighting systems shall

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50. PRIOR TO MAP RECORDATION

50. PLANNING. 7 MAP - ECS NOTE MT PALOMAR LIGH (cont.)

RECOMMNE

be in conformance with County Ordinance No. 655."

50.PLANNING. 8 MAP - FEE BALANCE

RECOMMNE

Prior to recordation, the Planning Department shall determine if the deposit based fees for the TENTATIVE MAP are in a negative balance. If so, any unpaid fees shall be paid by the land divider and/or the land divider's successor-in-interest.

50.PLANNING. 10 MAP - CC&R RES POA COM. AREA

RECOMMND

The land divider shall (a) notify the Planning Department that the following documents shall be shortly, or have been, submitted to the Office of the County Counsel for the review and approval of that office, and (b) the land divider shall submit to the Office of the County Counsel the following documents:

- 1. A cover letter identifying the project for which approval is sought referencing the Planning Department case number(s) (a copy of this cover letter may be sent to the Planning Department to serve as notification) and identifying one individual to represent the land divider if there are any questions concerning the review of the submitted documents; and
- 2. One (1) copy AND one (1) original, wet signed, notarized and ready for recordation declaration of covenants, conditions, and restrictions; attached to these documents there shall be included a legal description of the property included within the covenants, conditions and restrictions and a scaled map or diagram of such boundaries, both signed and stamped by a California registered civil engineer or licensed land surveyor; and
- 3. A sample document conveying title to the purchaser of an individual lot or unit which provides that the declaration of covenants, conditions, and restrictions is incorporated therein by reference; and,
- 4. A deposit equaling three (3) hours of the current hourly fee for the Review of Covenants, Conditions and Restrictions established pursuant to County Ordinance No. 671 at the time the above referenced documents are submitted to the Office of the County Counsel for review

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50. PRIOR TO MAP RECORDATION

50.PLANNING. 10 MAP - CC&R RES POA COM. AREA (cont.)

RECOMMND

and approval.

The declaration of covenants, conditions and restrictions submitted for review shall a) provide for a minimum term of 60 years, b) provide for the establishment of a property owner's association comprised of the owners of each individual lot or unit as tenants in common, c) provide for the ownership of the common area by either the property owner's association or the owners of each individual lot or unit as tenants in common, and d) contain the following provisions verbatim:

"Notwithstanding any provision in this Declaration to the contrary, the following provisions shall apply:

The property owners' association established herein shall manage and continuously maintain the 'common area', more particularly described on Exhibit"A," (CC&R'S Maintenance Area), dated June 8, 2010, attached hereto, and shall not sell or transfer the 'common area' or any part thereof, absent the prior written consent of the Planning Department of the County of Riverside or the County's successor-in-interest.

The common areas referred to in these provisions are identified in Exhibit "A" in full, and consist of four (4) detention basins and internal "Street A," a privately maintained street with dedicated right-of-way. Under the provisions of "Exhibit A," the Homeowner's Association will maintain "Street A" in total and the Lot Owners and Homeowner's Association will have the responsibility for maintaining the detention basins and landscaped areas as shown on the exhibit.

The property owners' association shall have the right to assess the owners of each individual lot or unit for the reasonable cost of maintaining such 'common area', and shall have the right to lien the property of any such owner who defaults in the payment of a maintenance assessment. An assessment lien, once created, shall be prior to all other liens recorded subsequent to the notice of assessment or other document creating the assessment lien.

This Declaration shall not be terminated, 'substantially' amended, or property deannexed therefrom

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50. PRIOR TO MAP RECORDATION

50.PLANNING. 10 MAP - CC&R RES POA COM. AREA (cont.) (cont.) RECOMMND

absent the prior written consent of the Planning Director of the County of Riverside or the County's successor-in-interest. A proposed amendment shall be considered 'substantial' if it affects the extent, usage, or maintenance of the 'common area' established pursuant to the Declaration.

In the event of any conflict between this Declaration and the Articles of Incorporation, the Bylaws, or the property owners' association Rules and Regulations, if any, this Declaration shall control."

Once approved, the copy and the original declaration of covenants, conditions and restrictions shall be forwarded by the Office of the County Counsel to the Planning Department. The Planning Department will retain the one copy for the case file, and forward the wet signed and notarized original declaration of covenents, conditions and restrictions to the County Transportation Department - Survey Division - for safe keeping until the final map is ready for recordation. The County Transportation Department - Survey Division - shall record the original declaration of covenants, conditions and restrictions in conjunction with the recordation of the final map.

TRANS DEPARTMENT

50.TRANS. 1 MAP - SUFFICIENT R-O-W

RECOMMND

Sufficient right-of-way along Ramon Road shall be dedicated for public use to provide for a 64-foot half-width right-of-way.

Sufficient right-of-way along Street 'A' shall be dedicated for public use to provide for a 56-foot full-width right-of-way but not accepted for maintenance.

50. TRANS. 2 MAP - DEDICATION

RECOMMND

Street 'A' is designated as Local Street and shall be improved with 36-foot full-width Portland Cement Concrete (P.C.C) and 10-foot graded shoulders on each side within the 56-foot full-width dedicated right-of-way in accordance with County Standard No.105, Section B. Modified (36'/ 56') as approved by the Transportation Department but not

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50. PRIOR TO MAP RECORDATION

50.TRANS. 2

MAP - DEDICATION (cont.)

RECOMMND

accepted for maintenance.

50.TRANS. 3

MAP - EXISTING MAINTAINED

RECOMMND

Ramon Road along project boundary is a paved County maintained road designated as an Arterial Highway and shall improved with 8-inch concrete curb and gutter located 43-feet from centerline, and match up asphalt concrete paving; reconstruction; or resurfacing of existing paving as determined by the Transportation Department within the 64-foot half-width dedicated right-of-way in accordance with County Standard No. 90, pages 1 and 2. (86' / 128')

NOTE: A 6-foot sidewalk shall be constructed adjacent to curb line within the 21-foot parkway.

Additional right-of-way for accomodating turning movements may be required as approved by the Transportation Department.

50.TRANS. 4

MAP - CUL-DE-SAC

RECOMMND

Standard Cul-De-Sacs shall be constructed throughout the land division in accordance with County Standard No.800 .

50.TRANS. 5

MAP - IMP PLANS

RECOMMND

Improvement plans for the required improvements must be prepared and shall be based upon a design profile extending a minimum of 300 feet beyond the project boundaries at a grade and alignment as approved by the Riverside County Transportation Department. Completion of road improvements does not imply acceptance for maintenance by County.

50.TRANS. 6

MAP - EASEMENT/SUR

RECOMMND

Any easement not owned by a public utility, public entity or subsidiary, not relocated or eliminated prior to final map approval, shall be delineated on the final map in addition to having the name of the easement holder, and the nature of their interests, shown on the map.

50.TRANS. 7

MAP - ACCESS RESTRICTION

RECOMMND

Lot access shall be restricted on Ramon Road and so noted on the final map.

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50. PRIOR TO MAP RECORDATION

50.TRANS. 8

MAP - LANDSCAPING-DESERT

RECOMMNE

Landscaping within public road rights-of-way shall comply with Transportation Deapartment standards and require approval by the Transportation Department. The landscape design shall incorporate a desert theme, including the extensive use of native desert and drought tolerant plant species. Irrigation systems shall incorporate the use of drip irrigation to the maximum extent feasible. The use of non-organic landscape elements such as rocks, decorative paving sand and gravel is encouraged. The uses of grass, sod or other water intense ground cover plant materials will not be permitted.

Assurance of continuing maintenance is required by filing an application for annexation into a County Service Area, Landscaping and Lighting Maintenance District No. 89-1-Consolidated and/or Assessment District or enter into a continuos landscape maintenance agreement as approved by the Transportation Department.

The project proponent shall comply in accordance with landscaping requirements within public road rights-of-way, in accordance with Ordinance 461. Landscaping shall be improved within Ramon Road, and Street 'A'.

Landscaping plans shall be submitted on standard County Plan sheet format (24" X 36"). Landscaping plans shall be submitted with the street improvement plans. If landscaping maintenance to be annexed to County Service Area, or Landscaping and Lighting Maintenance District, landscaping plans shall depict ONLY such landscaping, irrigation and related facilities as are to be placed within the public road rights-of-way.

50.TRANS. 9

MAP - STREET NAME SIGN

RECOMMND

The land divider shall install street name sign(s) in accordance with County Standard No. 816 as directed by the Transportation Department.

50.TRANS. 10

MAP - INTERSECTION/50' TANGENT

RECOMMND

All enterline intersections shall be at 90 degrees, plus or minus 5 degrees, with a minimum 50' tangent, measured from flowline/curbface or as approved by the Transportation Planning and Development Review Division Engineer.

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50. PRIOR TO MAP RECORDATION

50.TRANS. 11

MAP - LANDSCAPING APP. ANNEX

RECOMMND

Landscaping within public road rights-of-way shall comply with Transportation Department standards and require approval by the Transportation Department. Assurance of continuing maintenance is required by filing an application for annexation into a County Service Area, Landscaping and Lighting Maintenance District NO. 89-1-Consolidated and/or Assessment District.

50.TRANS. 12

MAP - ASSESSMENT DIST

RECOMMND

Should this project lie within any assessment/benefit district, the applicant shall, prior to recordation, make application for and pay for their reapportionment of the assessments or pay the unit fees in the benefit district.

50.TRANS. 13

MAP- CORNER CUT-BACK

RECOMMND

All corner cutbacks shall be applied per Standard 805, Ordinance 461, except for corners at Entry streets intersecting with General Plan roads, they shall be applied per Exhibit 'C' of the Countywide Design Guidelines.

50.TRANS. 14

MAP - UTILITY PLAN GP ROADS

RECOMMND

Electrical power, telephone, communication, street lighting, and cable television lines located in a General Plan Road shall be designed to be placed underground in accordance with ordinance 460 and 461, or as approved by the Transportation Department. The applicant is responsible for coordinating the work with the serving utility company. This also applies to existing overhead lines which are 33.6 kilovolts or below along the project frontage and between the nearest poles offsite in each direction of the project site. A disposition note describing the above shall be reflected on design improvement plans whenever those plans are required. A written proof for initiating the design and/or application of the relocation issued by the utility company shall be submitted to the Transportation Department for verification purposes.

50.TRANS. 15

MAP - GRAFFITI ABATEMENT

RECOMMND

The project proponent shall file an application for annexation to Landscaping and Lighting Maintenance District No. 89-1-Consolidated for graffiti abatement of walls and other permanent structures along County maintained road

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50. PRIOR TO MAP RECORDATION

50.TRANS. 15

MAP - GRAFFITI ABATEMENT (cont.)

RECOMMNE

rights-of-way.

50.TRANS. 16

MAP - TRAFFIC SIGNALS

RECOMMND

The project proponent shall comply in accordance with traffic signal requirements within public road rights-of-way, as directed by the Transportation Department. Assurance of traffic signal maintenance is required by filing an application for annexation to Landscaping and Lighting Maintenance District No. 89-1-Consolidated for the required traffic signal(s).

50.TRANS. 17

MAP - STREET SWEEPING

RECOMMND

The project proponent shall file an application for annexation into County Service Area 152 (CSA 152) for street sweeping through the CSA Administrator; or enter into a similar mechanism as approved by the Transportation Department.

50.TRANS. 18

MAP - STRIPING PLAN

RECOMMND

A signing and striping plan is required for this project. The applicant shall be responsible for any additional paving and/or striping removal caused by the striping plan. Traffic signing and striping shall be performed by County forces with all incurred costs borne by the applicant, unless otherwise approved by the County Traffic Engineer.

50.TRANS. 19

MAP - FINAL MAP DRAIN EASEMENT

RECOMMND

The land divider shall delineate the locations of the retention basins on the final map and record a drainage easement over said area for flood control purposes. A note shall be placed on the final map identifying the easements and stating, "Drainage Easement - no building, obstructions, or encroachments by landfills are allowed." Maintenance will be performed by the individual property owners or Home Owner Association or as agreed to by the Director of Transportation.

50.TRANS. 20

MAP - DRAINAGE SUBMIT PLANS

RECOMMND

The developer shall comply with Riverside County Ordinance 458.12 as amended in the preparation of on-site flood protection. The developer shall submit plans for grading,

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50. PRIOR TO MAP RECORDATION

50.TRANS. 20

MAP - DRAINAGE SUBMIT PLANS (cont.)

RECOMMNE

landscaping, and irrigation systems, any other necessary documentation along with supporting hydrologic and hydraulic calculations to Riverside County Transportation and CVWD for review and approval. The developer shall pay all fees as required by CVWD and Riverside County Transportation Department.

50.TRANS. 21

MAP - RETENTION AND STORAGE

RECOMMND

For retention basin sizing and calculations please refer to letter dated May 22, 2009 from Alan French to Majeed Farshad in GENERAL CONDITIONS 10. TRANS MAP-RETENTION AND STORAGE.

50.TRANS. 22 MAP - ELEVATED STRUCTURES ECS

RECOMMND

A note shall be placed on the environmental constraint sheet stating, "The resulting approximate 1/2-acre buildable area will be permanently subject to Ordinance 458 review. All structures must have erosion protections around the foundation and be elevated in accordance with Ordinance 458 or at the developer's option, the entire buildable area may be elevated. Finished floors will be elevated a minimum of 2 and 3-foot as designated on the Federal Insurance Rate Map (whichever is greater). Block walls will be permitted only in the 1/2-acre buildable area. Wrought-iron openings may be required as needed to accommodate flow through per the requirement of CVWD in their letter dated July 21, 2008.

50.TRANS. 23

MAP - FLOODWAYS ECS

RECOMMND

A note shall be placed on the Environmental Constraint Sheet (ECS) stating: "Prior to the development of each lot within this land division Drainage Easements shall be defined and recorded by separate instrument to the benefit of Riverside County over said areas for flood control purposes. Maintenance of said Drainage Easements will be performed by Property Owners Association or as agreed to by the Director of Transportation".

50.TRANS. 24

MAP - OWNER MAINTENANCE NOTICE

RECOMMND

The subdivider shall record sufficient documentation to advise purchasers of any parcel that the owners of individual parcels are responsible for the maintenance of

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50. PRIOR TO MAP RECORDATION

50.TRANS. 24 MAP - OWNER MAINTENANCE NOTICE (cont.)

RECOMMNE

the drainage facility (including the retention basin). viable maintenance mechanism acceptable to Riverside County should be provided for the retention basin and drainage systems. The subdivider shall prepare the CC&R and obtain approval from Riverside County Transportation Department regarding the maintenance of the retention systems. CC&R shall include the language that each individual owner will inspect the systems and also remove debris from the basins a minimum two times a year. These maintenance wordings shall be shown on the title sheet of improvement plans.

50.TRANS. 25

MAP - CVWD FLOOD MGMNT REVIEW

RECOMMND

The applicant or developer will submit grading plans, street improvement plans, hydrologic calculations, hydraulic calculations and all other pertinent information required for the flood management review and approval by CVWD in compliance with Riverside County Ordinance 458. The developer is required to pay all additional fees required by CVWD for the above-mentioned review.

60. PRIOR TO GRADING PRMT ISSUANCE

BS GRADE DEPARTMENT

60.BS GRADE. 1

MAP-G2.1 GRADING BONDS

RECOMMND

Grading in excess of 199 cubic yards will require performance security to be posted with the Building and Safety Department. Single Family Dwelling units graded one lot per permit and proposing to grade less than 5,000 cubic yards are exempt.

60.BS GRADE. 3

MAP-G2.4GEOTECH/SOILS RPTS

RECOMMND

Geotechnical soils reports, required in order to obtain a grading permit, shall be submitted to the Building and Safety Department's Grading Division for review and approval prior to issuance of a grading permit.

All grading shall be in conformance with the recommendations of the geotechnical/soils reports as approved by Riverside County.*

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60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 3

MAP-G2.4GEOTECH/SOILS RPTS (cont.)

RECOMMNE

*The geotechnical/soils, compaction and inspection reports will be reviewed in accordance with the RIVERSIDE COUNTY GEOTECHNICAL GUIDELINES FOR REVIEW OF GEOTECHNICAL AND GEOLOGIC REPORTS.

60.BS GRADE. 4

MAP-G2.7DRNAGE DESIGN Q100

RECOMMND

All grading and drainage shall be designed in accordance with Riverside County Flood Control & Water Conservation District's conditions of approval regarding this application. If not specifically addressed in their conditions, drainage shall be designed to accommodate 100 year storm flows.

Additionally, the Building and Safety Department's conditional approval of this application includes an expectation that the conceptual grading plan reviewed and approved for it complies or can comply with any WQMP (Water Quality Management Plan) required by Riverside County Flood Control and Water Conservation District.

60.BS GRADE. 5

MAP-G2.11DR WAY XING NWC

RECOMMND

Lots whose access is or will be affected by natural or constructed drainage facilities, shall provide drive way drainage facilities which are adequate to allow access from the street to the house during 100 year storms.

60.BS GRADE. 6

MAP-G2.12SLOPES IN FLOODWAY

RECOMMND

Grade slopes which infringe into the 100 year flood way boundaries, shall be protected from erosion, or other flood hazards, by a method acceptable to the Building & Safety Department's District Grading Engineer - this may include Riverside County Flood Control & Water Conservation District's review and approval. However, no graded slope will be allowed which in the professional judgment of the District Grading Engineer blocks, concentrates or diverts drainage flows.

60.BS GRADE. 7

MAP-G2.140FFSITE GDG ONUS

RECOMMND

Prior to the issuance of a grading permit, it shall be the sole responsibility of the owner/applicant to obtain any and all proposed or required easements and/or permissions necessary to perform the grading herein proposed.

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60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 8 MAP-G2.15NOTRD OFFSITE LTR

RECOMMND

A notarized letter of permission, from the affected property owners or easement holders, is required for any proposed off site grading.

60.BS GRADE. 9

MAP-G2.16REC'D ESMT REQ'D

RECOMMND

A recorded easement is required for off site drainage facilities.

60.BS GRADE. 10

MAP-G2.17LOT TO LOT DRN ESM

RECOMMND

A recorded drainage easement is required for lot to lot drainage.

60.BS GRADE. 11 MAP-G2.21POST & BEAM LOT

RECOMMND

Any lot conditioned to use post and beam design, which involves grading in excess of that required to construct the driveway, will need the Planning Department's approval prior to the issuance of a grading permit.

60.BS GRADE. 12

MAP-G1.4 NPDES/SWPPP

RECOMMND

Prior to issuance of any grading or construction permits whichever comes first - the applicant shall provide the Building and Safety Department evidence of compliance with the following: "Effective March 10, 2003 owner operators of grading or construction projects are required to comply with the N.P.D.E.S. (National Pollutant Discharge Elimination System) requirement to obtain a construction permit from the State Water Resource Control Board (SWRCB). The permit requirement applies to grading and construction sites of "ONE" acre or larger. The owner operator can comply by submitting a "Notice of Intent" (NOI), develop and implement a STORM WATER POLLUTION PREVENTION PLAN (SWPPP) and a monitoring program and reporting plan for the construction site. For additional information and to obtain a copy of the NPDES State Construction Permit contact the SWRCB at (916) 657-1146.

Additionally, at the time the county adopts, as part of any ordinance, regulations specific to the N.P.D.E.S., this project (or subdivision) shall comply with them.

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60. PRIOR TO GRADING PRMT ISSUANCE

60.BS GRADE. 13 MAP IMPORT/EXPORT

RECOMMNE

In instances where a grading plan involves import or export, prior to obtaining a grading permit, the applicant shall have obtained approval for the import/export location from the Building and Safety department. If an Environmental Assessment, prior to issuing a grading permit, did not previously approve either location, a Grading Environmental Assessment shall be submitted to the Planning Director and the Environmental Programs Director for review and comment and to the Building and Safety Department Director for approval. Additionally, if the movement of import/export occurs using county roads, review and approval of the haul routes by the Transportation Department will be required.

60.BS GRADE. 14 MAP* PM10 PLAN REQUIRED

RECOMMND

A PM10 Fugitive Dust Mitigation Plan, prepared in accordance with AQMD Rule 403.1, shall be submitted to the Building and Safety Department for review and approval prior to the issuance of a grading permit.

1.NOTE: The PM 10 plan shall require the posting of signs in accordance with Building and Safety form "Signage Recommendations".

2.NOTE: All PM 10 measures must be in place prior to commencing any grading activity on site.

60.BS GRADE. 15 MAP*TRANS& CVWD REVIEW REO'D

RECOMMND

The applicant or developer shall submit copies of the grading plan and hydrologic calculations to the Riverside County Transportation Department (RCTD) and the Coachella Valley Water District (CVWSD) for their review and approval. Additional flood plain management fees may be required by CVWD. Prior to the issuance of a grading permit, the applicant or developer shall provide, to the Department of Building and Safety Grading Division, a letter from RCTD and CVWD indicating their approval of the plans or waiver of the review.

60.BS GRADE. 16 MAP* PM 10 CLASS REQUIRED

RECOMMND

Prior to the issuance of a grading permit, as a requirement of the CIP, the owner, developer, contractor, and their assignees must attend the PM10 class conducted by SCAQMD. Currently, classes are scheduled monthly by SCAQMD.

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60. PRIOR TO GRADING PRMT ISSUANCE

PARKS DEPARTMENT

60.PARKS. 1

MAP - TRAIL PLAN

RECOMMND

Prior to the issuance of any grading permits, the applicant shall submit a trails plan to the Riverside County Regional Park and Open-Space District for review and approval. This trail plan shall show a 10' wide Class I Bikeway along the north side of Ramon Road with all topography, cross-sections, grading, fencing, signage, street crossings, and landscaping. If you have questions contact Dan Nove at (951) 955-6998.

PLANNING DEPARTMENT

60.PLANNING. 3

MAP - FEE BALANCE

RECOMMND

Prior to issuance of grading permits, the Planning

Department shall determine if the deposit based fees are in a negative balance. If so, any outstanding fees shall be paid by the applicant/developer.

60.PLANNING. 4

MAP - PM10 MITIGATION PLAN

RECOMMND

Notwithstanding any provision of Riverside County Ordinance No. 742 (Control of Fugitive Dust & PM10) to the contrary, this roject shall comply with the requirements of Ordinance No. 742, including, but not necessarily limited to, the submission of a PM10 Mitigation Plan containing all resonably available fugitive dust control measures, and, thereafter, the permit holder shall comply with all provisions of the approved PM10 Mitigation Plan during grading, earth movement operations and construction of the project as determined by the Director of the Department of Building and Safety.

The permit holder shall submit a copy of the approved PM10 Mitigation Plan to the Planning Department and the submitted copy shall include a cover letter containing a written certification from a state licensed professional that the control measures of the plan are included in the grading and building plans submitted to the Department of Building and Safety pursuant to obtaining a grading permit.

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 5 GEN*- CULTURAL RESOURCES PROFE

RECOMMND

As a result of archaeological investigation PD-A-4509, archaeological monitoring shall be required for this project.

Prior to the issuance of grading permits, the developer/permit holder shall retain and enter into a monitoring and mitigation service contract with a qualified Archaeologist for services. This professional shall be known as the "Project Monitor." The Project Monitor shall be included in the pre-grade meetings to provide cultural/historical sensitivity training including the establishment of set guidelines for ground disturbance in sensitive areas with the grading contractors and special interest monitors. The Project Monitor shall manage and oversee monitoring for all initial ground disturbing activities and excavation of each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc. The Project Monitor shall have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination with the special interest monitors.

The developer/permit holder shall submit a fully executed copy of the contract to the Riverside County Planning Department to ensure compliance with this condition of approval. Upon verification, the Planning Department shall clear this condition.

NOTE:

- 1) The Project Monitor is responsible for implementing mitigation using standard professional practices for cultural resources. The Professional shall consult with the County, developer/permit holder and special interest group monitor throughout the process.
- 2) This agreement shall not modify any condition of approval or mitigation measure.

60.PLANNING. 6 GEN*- SPECIAL INTEREST MONITOR

RECOMMND

As a result of communications with the Morongo Band of Mission Indians, tribal monitoring shall be required for this project.

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 6 GEN*- SPECIAL INTEREST MONITOR (cont.)

RECOMMNE

Prior to the issuance of grading permits, the developer/permit holder shall enter into contract and retain a monitor(s) designated by the Morongo Band of Mission Indians. This group shall be known as the Special Interest Monitor (SI Monitor) for this project. The contract shall address the treatment and ultimate disposition of cultural resources which may include repatriation and/or curation in a Riverside County approved curation facility.

The SI Monitors shall be on-site during all initial ground disturbing activities and excavation of each portion of the project site including clearing, grubbing, tree removals, grading, trenching, stockpiling of materials, rock crushing, structure demolition and etc. The SI Monitors shall have the authority to temporarily divert, redirect or halt the ground disturbance activities to allow identification, evaluation, and potential recovery of cultural resources in coordination with the appropriate Cultural Resources Professional such as an Archaeologist, Historic Archaeologist, Architectural Historian and/or Historian.

The developer/permit holder shall submit a fully executed copy of the contract to the Riverside County Planning Department to ensure compliance with this condition of approval. Upon verification, the Planning Department shall clear this condition.

NOTE:

- 1) The Cultural Resources Professional is responsible for implementing mitigation and standard professional practices for cultural resources. The Professional shall consult with the County, developer/permit holder and special interest group monitor throughout the process.
- 2) Special interest monitoring does not replace any required Cultural Resources monitoring, but rather serves as a supplement for consultation and advisory purposes for all groups interests only.
- 3) This agreement shall not modify any condition of approval or mitigation measure.
- 4) The developer/permit holder shall contact the Planning Director for consideration of this condition after

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60. PRIOR TO GRADING PRMT ISSUANCE

60.PLANNING. 6

GEN*- SPECIAL INTEREST MONITOR (cont.) (cont.RECOMMNE

forty-five (45) days, if an agreement with the special interest groups has not been met.

5) Should repatriation be preferred, it shall not occur until after the Phase IV monitoring report has been submitted to the Riverside County Planning Department. Should curation be preferred, the developer/permit holder is responsible for all costs.

TRANS DEPARTMENT

60.TRANS. 1

MAP - TYPICAL SITE GRADING

RECOMMND

All on-site grading shall be graded to drain to on site drainage facilities. Offsite drainage shall be conveyed through the project site in a manner that will not adversely impact either on-site improvements or worsen the existing drainage conditions to adjacent offsite properties.

70. PRIOR TO GRADING FINAL INSPECT

TRANS DEPARTMENT

70.TRANS. 1

MAP - EROSION CONTROL

RECOMMND

Temporary erosion control measures shall be implemented immediately following site grading to prevent depositions of debris onto downstream properties, public right-of-way, or drainage facilities. Plans showing these measures shall be submitted to Riverside County Transportation Department for review prior to the start of any site grading.

80. PRIOR TO BLDG PRMT ISSUANCE

BS GRADE DEPARTMENT

80.BS GRADE. 1

MAP-G3.1NO B/PMT W/O G/PMT

RECOMMND

Prior to issuance of any building permit, the property owner shall obtain a grading permit and/or approval to construct from the Grading Divisin of the Building and Safety Department.

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80. PRIOR TO BLDG PRMT ISSUANCE

E HEALTH DEPARTMENT

80.E HEALTH. 1 USE - SEPTIC PLANS

RECOMMND

A set of two detailed plans drawn to scale (1" = 20' to 1"=40') of the proposed subsurface sewage disposal system and floor plan/plumbing schedule to ensure septic tank sizing is required.

80.E HEALTH. 2

FLOOR PLANS REQUIRED

RECOMMND

The applicant must provide a copy of the floor plans showing all proposed bedrooms and plumbing fixtures to ensure proper septic tank sizing.

FIRE DEPARTMENT

80.FIRE. 1

MAP-#50C-TRACT WATER VERIFICA

INEFFECT

The required water system, including all fire hydrant(s), shall be installed and accepted by the appropriate water agency and the Riverside County Fire Department prior to any combustible building material placed on an individual Contact the Riverside County Fire Department to inspect the required fire flow, street signs, all weather surface, and all access and/or secondary. Approved water plans must be a the job site.

PARKS DEPARTMENT

80.PARKS. 1

USE - TRAIL CONSTRUCTION

RECOMMND

Prior to the issuance of any building permits, the applicant shall build the Class I Bikeway as shown on the approved trail plan. Upon completion of the constructed trail, the applicant shall arrange for an inspection of the trail with the Riverside County Regional Park & Open-Space District. If you have questions contact the County Parks Disrtict at (951) 955-6998.

PLANNING DEPARTMENT

80. PLANNING. 1 MAP - SCHOOL MITIGATION

RECOMMND

Impacts to the Palm Springs Unified School District shall be mitigated in accordance with California State law.

Riverside County LMS CONDITIONS OF APPROVAL

Page: 37

TRACT MAP Tract #: TR35289

Parcel: 651-060-005

80. PRIOR TO BLDG PRMT ISSUANCE

TRANS DEPARTMENT

80.TRANS. 1

MAP - TUMF

RECOMMNE

Prior to the issuance of a building permit, the applicant shall pay the Transportation Uniform Mitigation Fee (TUMF) in accordance with the fee schedule in effect at the time of issuance, pursuant to Ordinance No. 673.

80.TRANS. 2

MAP - RETENTION AND STORAGE

RECOMMND

For retention basin sizing and calculations please refer to letter dated May 22, 2009 from Alan French to Majeed Farshad in PRIOR TO BUILDING PERMIT ISSUANCE 80. TRANS MAP-RETENTION AND STORAGE.

90. PRIOR TO BLDG FINAL INSPECTION

B&S DEPARTMENT

90.B&S. 1

BP*FEMA FORM APPRVL REQUIRED

INEFFECT

Prior to building permit final, a development in FEMA mapped flood zones "A" or "AO" shall provide a FEMA form, filled out, wet stamped and signed by a registered civil engineer or licensed land surveyor, to the Building and Safety Department Grading Division.

The Grading division will transmit the form to the proper flood control district for their review and approval.

Upon receipt of their approval, this condition will be classified as "MET" and the building permit will be eligible for final approval.

BS GRADE DEPARTMENT

90.BS GRADE. 1 MAP-G4.1E-CL 4:1 OR STEEPER

RECOMMND

Plant and irrigate all manufactured slopes steeper than a 4:1 (horizontal to vertical) ratio and 3 feet or greater in vertical height with grass or ground cover; slopes 15 feet or greater in vertical height shall be planted with additional shrubs or trees as approved by the Building & Safety Department's Erosion Control Specialist.

Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR35289

Parcel: 651-060-005

90. PRIOR TO BLDG FINAL INSPECTION

90.BS GRADE. 2 MAP-G4.2 1/2"/FT/3FT MIN

RECOMMNI

Finish grade shall be sloped to provide proper drainage away from all exterior foundation walls. The slope shall be not less than one-half inch per foot for a distance of not less than 3 feet from any point of exterior foundation. Drainage swales shall not be less than 1 1/2 inches deeper than the adjacent finish grade at the foundation.

90.BS GRADE, 3

MAP-PRIVATE ROAD INSPECTIONS

RECOMMND

The developer/applicant shall be responsible for obtaining, the sub-grade, base and paving inspections required by Ordinance 457 for any portions of the private road not inspected by the Riverside County Transportation Department.

E HEALTH DEPARTMENT

90.E HEALTH. 1 USE- E.HEALTH CLEARANCE REQ

RECOMMND

Environmental Health Clearance prior to final inspection.

90.E HEALTH. 2 USE-FEE STATUS

RECOMMND

Prior to final approval, the Environmental Health Department shall determine the status of the deposit based fees. If the fees are in a negative status, the permit holder shall pay any outstanding balances. Contact the accounting section at (951) 955-8982.

FIRE DEPARTMENT

90.FIRE. 1

MAP - ACCESS

INEFFECT

Access to REMAINDER PARCEL shall be provided prior to final approval.

90.FIRE. 2

MAP - VERIFICATION INSPECTION

INEFFECT

PRIOR TO MOVING INTO THE RESIDENCE YOU SHALL CONTACT THE RIVERSIDE COUNTY FIRE DEPARTMENT TO SCHEDULE AN INSPECTION FOR THE ITEMS THAT WERE SHOWN AT THE BUILDING PERMIT ISSUANCE IE: ACCESS, ADDRESSING, WATER SYSTEM AND/OR FUEL MODIFICATION.

Riverside office (951)955-4777

Indio office.

(760)863-8886

Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR35289

Parcel: 651-060-005

90. PRIOR TO BLDG FINAL INSPECTION

PLANNING DEPARTMENT

90.PLANNING. 1

MAP - QUIMBY FEES (2)

RECOMMNE

The land divider/permit holder shall present certification to the Riverside County Planning Department that payment of parks and recreation fees and/or dedication of land for park use in accordance with Section 10.35 of County Ordinance No. 460 has taken place. Aid certification shall be obtained from the Riverside County Recreation and Park District.

90.PLANNING. 2

MAP - ORD 875 CVMSHCP FEE (2)

RECOMMND

Prior to the issuance of a certificate of occupancy, or upon building permit final inspection, whichever comes first, the land divider or land developer shall comply with the provisions of Riverside County Ordinance No. 875, which requires the payment of the appropriate fee set forth in the ordinance. If the land division is a residential development, the amount of the fee will be based on the density of residential development as defined in the ordinance. In the event Riverside County Ordinance No. 875 is rescinded, this condition will no longer be applicable. However, should Riverside County Ordinance No. 875 be rescinded and superseded by a subsequent mitigation fee ordinance, payment of the appropriate fee set for in that ordinance shall be required.

90.PLANNING. 3 GEN - CULTURAL RESOURCES RPT

RECOMMND

Prior to final inspection of the first building permit, the developer/permit holder shall prompt the Cultural Resources Professional to submit two (2) copies of a Phase IV Cultural Resources Monitoring Report that complies with the Riverside County Planning Department's requirements for such reports. The report shall include evidence of the required cultural/historical sensitivity training for the construction staff held during the pre-grade meeting. The Planning Department shall review the report to determine adequate mitigation compliance. Provided the report is adequate, the Planning Department shall clear this condition.

TRACT MAP Tract #: TR35289

Parcel: 651-060-005

90. PRIOR TO BLDG FINAL INSPECTION

TRANS DEPARTMENT

90.TRANS. 1

MAP - 80% COMPLETION

RECOMMND

Occupancy releases will not be issued to Building and Safety for any lot exceeding 80% of the total recorded residential lots within any map or phase of map prior to completion of the following improvements:

- a) Primary and Alternate (secondary) access roads shall be completed and paved to finish grade according to the limits indicated in the improvement plans and as noted elsewhere in these conditions.
- b) Interior roads shall be completed and paved to finish grade according to the limits indicated in the improvement plans and as noted elsewhere in these conditions. All curbs, gutters, sidewalks and driveway approaches shall be installed.
- c) Storm drains and flood control facilities shall be completed according to the improvement plans and as noted elsewhere in these conditions. Written confirmation of acceptance for use by the Flood Control District, if applicable, is required.
- d) Water system, including fire hydrants, shall be installed and operational, according to the improvement plans and as noted elsewhere in these conditions. All water valves shall be raised to pavement finished grade. Written confirmation of acceptance from water purveyor is required.
- e) Sewer system shall be installed and operational, according to the improvement plans and as noted elsewhere in these conditions. All sewer manholes shall be raised to pavement finished grade. Written confirmation of acceptance from sewer purveyor is required.
- f) Landscaping and irrigation, water and electrical systems shall be installed and operational in accordance with County Ordinance 461.

Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR35289

Parcel: 651-060-005

90. PRIOR TO BLDG FINAL INSPECTION

90.TRANS. 2

MAP - STREET SWEEPING

RECOMMNE

Street sweeping annexation into CSA 152 or similar mechanism as approved by the Transportation Department shall be completed.

90.TRANS. 3

MAP - STREET LIGHTS INSTALL

RECOMMND

Install streetlights along the streets associated with development in accordance with the approved street lighting plan and standards of County Ordinance 460 and 461. For projects within Imperial Irrigation District (IID) use (IID's) pole standard.

Street light annexation into L&LMD or similar mechanism as approved by the Transportation Department shall be completed.

It shall be the responsability of the Developer to ensure that street lights are energized along the streets of those lots where the Developer is seeking Building Final Inspection (Occupancy).

90.TRANS. 4

MAP - GRAFFITI ABATEMENT

RECOMMND

Prior to issuance of an occupancy permit the project proponent shall complete annexation to Landscaping and Lighting Maintenance District NO. 89-1-Consolidated for graffiti abatement of walls and other permanent structures along County maintained road rights-of-way.

90.TRANS. 5

MAP - TRAFFIC SIGNAL

RECOMMND

Prior to issuance of an occupancy permit the project proponent shall complete annexation to Landscaping and Lighting Maintenance District No. 89-1-Consolidated for maintenance of traffic signals within public road rights-of-way for the required traffic signal(s).

90.TRANS. 7

MAP - UTILITY INSTALL GP ROADS

RECOMMND

Electrical power, telephone, communication, street lighting, and cable television lines in a General Plan Road shall be placed underground in accordance with ordinance 460 and 461, or as approved by the Transportation Department. This also applies to existing overhead lines which are 33.6 kilovolts or below along the project frontage and between the nearest poles offsite in each

Riverside County LMS CONDITIONS OF APPROVAL

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TRACT MAP Tract #: TR35289

Parcel: 651-060-005

90. PRIOR TO BLDG FINAL INSPECTION

90.TRANS. 7 MAP - UTILITY INSTALL GP ROADS (cont.)

RECOMMND

direction of the project site.

A certificate should be obtained from the pertinent utility company and submitted to the Department of Transportation as proof of completion.

90.TRANS. 8

MAP - DRAINAGE IMPROV COMPLETE

RECOMMND

All drainage improvements including the construction of drainage swales, storm drains, inlet structures, and retention basins are required to be completed prior to occupancy.

90.TRANS. 9

MAP - OWNER MAINTENANCE NOTICE

RECOMMND

The subdivider shall record sufficient documentation to advise purchasers of any parcel that the owners of individual parcels are responsible for the maintenance of the drainage facility (including the retention basins). A viable maintenance mechanism acceptable to Riverside County should be provided for the retention basins and drainage systems. The subdivider shall prepare the CC&R and obtain approval from Riverside County Transportation Department regarding the maintenance of the retention systems. The CC&R shall include the language that each individual owner will inspect the systems a minimum two times a year and also remove debris from the basins two times a year. These maintenance wordings shall be shown on the title sheet of improvement plans.



COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Planning Department



Ron Goldman Planning Director

Attn: Robert Mannaing
Cathton Investments
5324 Calgary Trail NW, Suite # 210
Edmonton Alberta, Canada T6H4JB

ADDITIONAL INFORMATION REQUEST DATE: 8/1/08
CASE NO. TR35289
E.A. NO. 41989

A study of your case has determined that the following additional information or amended reports are necessary to complete the review of your project:

SEE ATTACHED MATERIALS WITH EMPHASIS ON ITEMS MARKED 5. DRT CORRECTIONS REQUIRED

In addition, please respond to the following:

Project will be scheduled for Land Development Committee (LDC) in August, 2008; the next Planning Commission Hearing in the desert is September 17, 2008. August 21, 2008 is the effective information and departmental clearance deadline in order to be scheduled for the next desert public hearing date. Attached find draft status conditions of approval to date (still subject to change) and any significant comment letters received to date by the Planning Department.

Your case is being reviewed by the LDC. In addition to this letter, you may receive a case correction letter from other LDC members. The LDC consists of representatives of Building and Safety, Fire, Transportation, Health, Planning, and Flood Control District or the Coachella Valley Water District. You are encouraged to remain in close contact with LDC members. Applicants may request a meeting with individual LDC departments and applicants will receive notice of the project's first LDC meeting, which you should attend.

LDC and additional information deadline is the hearing deadline date for clearance to the next available public hearing date as outlined in the current Transportation and Land Management Agency Development Review time line memo. Hearing deadline clearance includes clearances from LDC members shown in the LMS "routing" screen, and Planning Department approval of all requested additional information. Additional time may be required due to agency redesign requirements, environmental determinations, or further inter-agency coordination.

To view the status of county department's review, you may go to the following web page: www.tlma.co.riverside.ca.us. Click on "Planning", click on "Case Specific Status Information", click on "Planning Case Search Routines", then click on "Retrieve Planning Case LDC Status". Use capital letters and please remember to use case type plus five digit case number, for example: "PP19503" "TR27771" or "CZ06221" or "WCS00102" or "CUP03116R1" (R1 = revised permit #1).

Additional Information Request Case No. TR35289 Page 2 of 2

The <u>draft</u> LMS conditions of approval are attached to this letter along with the DRT correction requirements for your review; further discussion with staff is encouraged to avoid misunderstandings and resolve issues. For your information, the LMS permit condition milestone codes are:

5 = DRT (old name for LDC) correction requirements (to note additional information needed)

10 = General (permanent on-going occupancy and operational requirements)

20 = Prior to certain date (deadlines for certain actions and overall life of permit)

30 = Prior to project approval (used for specific plans and projects associated with them)

40 = Prior to phasing (used for land division maps for unit phasing approvals)

50 = Prior to recordation of a map

60 = Prior to issuance of grading permits

70 = Prior to grading permit final inspection approval

80 = Prior to issuance of building permits

90 = Prior to building permit final inspection approval

100 = Prior to issuance of a given number of building permits (used to mark certain actions)

Please submit the PLANNING related additional information indicated above. It is highly advisable to submit information well in advance of the hearing deadline, or LDC meeting, to allow staff adequate time for review. Reports and other information submitted at the LDC meeting may require the case to be continued in order to allow staff adequate review time. Staff may require up to 30 days (per CEQA) to review submitted additional information and make environmental determinations.

Additional information will be given by other departments at the next LDC meeting. Should you have any other questions, please feel free to contact this office at (760) 863-8277 or online at http://www.tlma.co.riverside.ca.us.

Ron Goldman, Planning Director
Maurice Borrows, Contract Planner

xc: File Copy
Riverside File
Owner
Engineer
Applicant





Coachella Valley Water District

Directors: Patricia A, Larson, President Peter Nelson, Vice President Tellis Codekas John W. McFadden Russell Kitahara Officers:
Steven B. Robbins, General Manager-Chief Engineer
Julia Fernandez, Secretary
Dan Parks, Asst, General Manager
Redwine and Sherrill, Attorneys

September 7, 2009

RECEIVED

SEP 14 2009

File: 0163.1 0421.1

Judy Deertrack Riverside County Planning Department 38-686 El Cerrito Road Palm Desert, CA 92211

Riverside County Planning Department Desert Office

Dear Ms. Deertrack:

Subject: Tentative Tract Map No. 35289, Amended No. 1

Concurrent Case: CZ07673; Related Case PAR No. 01128

This project lies outside the area of the Whitewater River Basin Thousand Palms Flood Control Project, which will provide regional flood protection to a portion of the Thousand Palms area.

Prior to approval of Tentative Tract Map No. 35289, Amended No. 1, the developer shall comply with Riverside County Ordinance 458 as amended in the preparation of on-site flood protection facilities for this project. The developer will be required to pay fees and submit plans to the District as part of the flood management review. Flood protection measures shall include establishing a finished floor elevation at or above the flood depth, constructing erosion protection for the foundation of the buildings and allowing reasonable conveyance of off-site flow through the property.

Construction of block walls may be in violation of Ordinance 458. When the District reviews a project for compliance with Ordinance 458, block walls are reviewed carefully and seldom found to be compatible with the goals of Ordinance 458. Block walls can cause diversion and concentration of storm flows onto adjacent properties and thus be in violation of Ordinance 458 and California drainage law.

Walls must be constructed in a manner that will not increase the risk of off-site stormwater flows on the adjacent properties. This can be accomplished by constructing open sections in the wall to accommodate flow-through. To achieve this, the District requires that if walls are constructed in a special flood hazard area, at least 50 percent of the total lineal footage of the wall be constructed of wrought iron fencing or similar material that will provide for flow-through of off-site stormwater flows. Construction materials used within the open sections must extend the entire vertical wall height so not to obstruct flow at the finish grade/surface.

This area is shown to be subject to shallow flooding and is designated Zone AO, depth of 2 and 3 feet on Federal Flood Insurance rate maps, which are in effect at this time.

Flood protection measures shall provide that stormwater flows are received onto and discharged from this property in a manner that is reasonably compatible with predevelopment conditions.

The county shall require mitigation measures to be incorporated into the development to prevent flooding of the site or downstream properties. These measures shall require on-site retention of the incremental increase of runoff from the 100-year storm.

This project lies within the Study Area Boundary of the Coachella Valley Water Management Plan (September 2002).

The District will provide domestic water and sanitation service to this area and such service will be subject to the satisfaction of terms and conditions established by the District and exercised from time to time, including but not limited to fees and charges, water conservation measures, etc.

The District may need additional facilities to provide for the orderly expansion of its domestic water and sanitation systems. These facilities may include pipelines, wells, reservoirs, booster pumping stations, lift stations and other facilities. The developer may be required to install these facilities and provide land and/or easements on which some of these facilities will be located. These sites shall be shown on the tract map as lots and/or easements to be deeded to the District for such purpose.

This notice of domestic water and sanitation service availability can only be used and relied upon for the specific property for which it was issued and shall expire three (3) years from date of issuance.

Domestic water and sanitation service remains at all times subject to changes in regulations adopted by the District's Board of Directors including reductions in or suspensions of service.

The Riverside County Health Department requires sanitary sewer service to be provided when there are existing sewers within 200-feet of the development. For your development, there are existing sanitary sewer service available in the area, but over the 200-foot requirement. The District strongly suggests that development connect to the District's sanitary sewer system and the District may survey existing property owners in this area to determine the potential for multi-user participation in a sewer line extension.

Plans for grading, landscaping and irrigation systems shall be submitted to the District for review. This review is for ensuring efficient water management.

The project lies within the Upper Whitewater River Subbasin Area of Benefit. Groundwater production within the area of benefit is subject to a replenishment assessment in accordance with the State Water Code.

All water wells owned or operated by an entity producing more than 25 acre-feet of water during any year must be equipped with a water-measuring device. A District Water Production Metering Agreement is required to ensure District staff regularly read and maintain this water-measuring device.

If you have any questions, please call Tesfaye Demissie, Stormwater Engineer, extension 2605.

Yours very truly,

Mark L. Johnson

Director of Engineering

cc: Cathon Investments, Inc. 5324 Calgary Trail N.W., Suite 210 Edmonston, Alberta CANADA T6H 4J8

> Majeed Farshad Riverside County Department of Transportation 38-686 El Cerrito Road Palm Desert, CA 92211

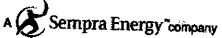
Monte Bowers 11590 W. Bernardo Court, Suite 100 San Diego, CA 92127-1624

Michael Mistica Department of Environmental Health Post Office Box 1280 Riverside, CA 92502

TD:md\eng\sw\09\september\ttm-35289

040615-4





RECEIVED

SEP 02 2008

Riverside County
Planning Department
Desert Office

September 2, 2008

County of Riverside Planning Dept 38686 El Cerrito Road Palm Desert, CA 92211

Subject:

090208 Various Projects

Southern California Gas Company

9400 Oakdale Avenue Chatsworth, CA 91313

Mailing Address: P. O. Box 2300 Chalsworth, CA 91313-2300 M.L.9314

tel 818-701-4546 fax 818-701-3441

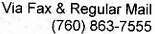
EA 41989 - Northerly of Ramen Rd. Shadow Mountain Lane - Zoning - Borrows 7/23528 EA41998 - Easterly Hwy 177, Comanche Terrace - Zoning Deertrack EA 42019 - Northerly 16th Avenue, S'ly Blythe Way, Ford Drive - Olivas

Southern California Gas Company, Transmission Department, has no facilities within your proposed improvement and will not impact our Transmission Lines. However, our Distribution department may have some facilities within your construction area. To assure no conflict with the local distribution's pipeline system, please contact (909) 335-7561.

Sincerely,

Rosalyn Sources

Transmission Pipeline Planning Assistant





45-305 Oasis Street Indio, CA 92201

Phone (760) 347-3484 Fax (760) 347-4660

www.cvrpd.org

Maurice Borrows, Project Planner County of Riverside, Transportation and Land Management Agency Planning Department (Desert Office) 38686 El Cerrito Road Palm Desert, CA 92211

RE: TTM #35289 - EA #41989 - APN: 651-060-005, 004 - Cathton Inv., Inc.

Dear Mr. Borrows:

Thank you for providing the Coachella Valley Recreation and Park District (the "District") with a copy of the notice regarding this project to divide 50 acres into 6 single family residential lots with remainder parcel.

The project is located within the District boundaries. The District has a Master Plan which is utilized to levy Quimby fees. The Master Plan also identifies needed facilities and programs for this area. In addition, this residential project may have impacts on the District's provision of services and facilities. Therefore, we request that the following mitigation measures be included in any environmental review, mitigation, and monitoring plan and as conditions of approval for the project.

- 1. Developer will enter into an agreement to and shall pay fees pursuant to the Quimby Act, as adopted by Riverside County Ordinance 460. Such fees shall be computed by the Coachella Valley Recreation and Park District under that ordinance, as it may be amended from time to time, and shall be paid to the District at the time of recordation of the tentative map.
- 2. In order to provide for public park and recreational facilities and/or the maintenance or operation of current and/or future public park and recreational facilities and programs, prior to the issuance of building permits, Developer shall petition for and complete formation of a new assessment district or annexation to Coachella Valley Recreation and Park District's Landscaping and Lighting Assessment District (e.g., Assessment District 07-1 or successor), and shall pay the cost of such formation and/or annexation in an amount to be determined at the time of annexation (and presently approximately \$7,500).

We look forward to working with you on this project. The undersigned or Mary H. Thiery will be the contact persons for this project (mary@cvrpd.ca.gov or stan@cvrpd.ca.gov). Thank you for your assistance.

Very truly yours.

Stan Ford General Manger

ST:mht Enclosure

Serving the Communities of:

Bermuda Dunes
Coachella
Indian Wells
Indio
Indio Hills
La Quinta
Mecca
North Shore
Oasis
Palm Desert
Rancho Mirage
Thermal
Thousand Palms
Vista Santa Rosa

EASTERN INFORMATION CENTER

CALIFORNIA HISTORICAL RESOURCES INFORMATION SYSTEM
Department of Anthropology, University of California, Riverside, CA 92521-0418
(951) 827-5745 - Fax (951) 827-5409 - eickw@ucr.edu
Inyo, Mono, and Riverside Counties

November 1, 2007 RS #4085

Rosa Zingg MSA Consulting, Inc. 34200 Bob Hope Drive Rancho Mirage, California 92270

Re: Cultural Resources Records Search for the APN(s) 651-060-004 and -005,

Tentative Tract Map 35289 Project

Dear Ms. Zingg,

We received your request on October 25, 2007, for a cultural resources records search for the APN(s) 651-060-004 and -005 project, located in Section 15, T.4S, R.6E, SBBM, in the Coachella area of Riverside County. We have reviewed our maps, records, and reports against the project area defined on the map you provided.

Our records indicate that four cultural resources studies (all linear surveys) involve a small portion of the project area.

No cultural resources properties are recorded within the boundaries of the project area.

Additional sources of information consulted are identified below.

National Register of Historic Places: no listed properties are located within the boundaries of the project area.

Office of Historic Preservation (OHP), Archaeological Determinations of Eligibility (ADOE): no listed properties are located within the boundaries of the project area.

Office of Historic Preservation (OHP), Historic Property Directory (HPD): no listed properties are located within the boundaries of the project area.

Note: not all properties in the California Historical Resources Information System are listed in the OHP ADOE and HPD; the ADOE and HPD comprise lists of properties submitted to the OHP for review.

The 1904 USGS Indio 30', the 1941 USGS Edom 15', and the 1958 USGS Thousand Palms 15' topographic maps do not indicate the presence of possible historical structures or features within the boundaries of the project area.

Based on the information reviewed, only a portion of the project area has been surveyed for cultural resources. It is recommended that the portion of the project area not previously surveyed be examined systematically by a cultural resources professional to identify all resources and provide recommendations regarding their significance and management prior to any development of the project area. A list of cultural resources consultants has been previously sent.

Sincerely,

Rachel Williams
Information Officer

harhel Williams

Thousand Palms Community Council Minutes

Thousand Palms Community Center 31189 Robert Rd, Thousand Palms, CA 92276 November 12, 2009

In Attendance:

Chairman Bob Alcumbrec, Vice Chairwoman Karen Esposito, Secretary Patricia Saleh, Councilman Roy Nokes, Fourth District Legislative Assistant Denys Arcuri,

Chairman Bob Alcumbrec called the meeting to order at 6:15 PM. After the roll call and the Pledge of Allegiance, Secretary Patricia Saleh read the minutes of the meeting. Approved as read.

FOURTH DISTRICT REPORT

Fourth District Legislative Assistant Denys Arcuri clarified that no motion is necessary to place an item on the agenda. We can put items on as desired. He also said that the minutes from the last meeting will be posted on line. He proposed that the council meet at 6:00 PM rather than 6:15 PM. Discussion followed. Rob Carson reported that the childcare center has fewer children than before due to the economy so pickups and drop-offs at the Community Center won't be an issue. Denys also announced that the Roy Wilson Fire & Training Center grand opening will be at 10 AM on Saturday, Nov. 14, and it will be open to the public.

STAFF REPORTS

Sheriff's Office

Sheriff Laurie Hardcastle reported that 340 calls have come in for 2009 compared to 419 for 2008, a drop of 79 calls. Giving an overview of burglaries, she reported that the types of mode of entry included the following: a slider was unlocked and entry was gained while resident was sleeping. A generator and shovel were taken from the Fire Department construction site. Circle K had theft and fraud. Best Appliance had tools taken from vehicles. Comfort Suites had items taken from a vehicle, a window was broken. There were no patterns or specific days and times.

Lt. Pinon reported that the burglary rate is down, not only here but across the nation. The feeling is that it's due to so many people being at home because they're not employed so it's harder to burglarize them. In regards to the fire at the Southern California Recycling site, it was responded to by CHP not the Sheriff's Department.

Code Enforcement

No report

Fire Department

La Quinta Battalion Chief Pete Blakemore reported that the Thousand Palms Fire Dept. moved into its new facility at the corner of Robert and Ramon roads last week. There have been over 100,000 responses this year to date in the Coachella Valley in that many cities in the valley contract with the county fire department for services.

The Dillon Road fire station has been moved closer to Hwy 62 so the Thousand Palms station will have a little larger area to cover in the western end of the valley.

Thousand Palms Fire Captain Gretchen Gonzales announced that October was Fire Prevention Month so it was the department's goal to teach children about fire safety. Cal Fire had a small booth at the Thousand Palms Childcare Center-Thousand Palms Chamber of Commerce Halloween Carnival benefiting special needs children.

Additionally, an emergency response vehicle has been moved from La Quinta fire station to Thousand Palms. It is equipped with breathing aids, fluid replenishment equipment, etc.

OLD BUSINESS

Workforce Housing Presentation

Postponed to January 28, 2010.

Academy Fire Range Proposal

Marcia Vincelette of the Desert Business Park in Thousand Palms submitted plans for the Academy Firing Range to be built in the Desert Business Park just west of Washington Street in Thousand Palms, although it will maintain a Palm Desert address. It will occupy 37,500 square feet of space with 28 firing ranges and training rooms for use by the Border Patrol, security patrols and other agencies in the valley. There will be setups to mimic various security challenges for the trainees, i.e. a hotel, etc. A company out of Chicago will do the improvements. There will be many air filtration systems set up so the air going out of the building will be clean enough to use in an operating room.

Questions from the Council included:

Is this a private facility? Yes

Noise Factor: Health Dept. has requested an environmental study to make sure it will not provide too much noise; it already passes by the usual firing range standards.

Saleh moved to accept in concept as presented. Nokes seconded. Carried.

Cathlon Investments Six Lot Subdivision

Marvin Roos made the presentation. This project was originally planned to be a new city but the species habitat regulations got in the way. This will be a six-home subdivision. The subdivision will be located north of the transmission lines and zoned for open space. It will follow a flow-through hydrology pattern so there will be no change in the hydrology pattern in the area. It is planned that six buyers will buy these lots and build their homes. This is not in a conservation area. This project should be heard early next year by the Planning Commission. Roos said that they're doing open space zoning because the land is right at the top of the species habitat area by the Thousand Palms reserve.

Council Questions:

Is it correct that the northernmost lot will not be developed? Yes. Isn't this a pretty secluded development? This is the "doughnut hole" in the species habitat area as described by Paul Clark. It is pretty secluded. Clarification by Councilman Roy Nokes: It is called Hidden Springs. How much will the lots sell for? Well into the six figures.

Saleh moved to accept the plans as presented. Esposito seconded. Motion carried.

Coachella Valley Water District Foreclosure Report

Israel Esmeralda reported on the meeting between Scott Heil of the law firm of Redwine and Sherrill and the homeowners being affected by the Coachella Valley Water District foreclosure action. He said that 85 homes are delinquent in their sewer assessment payments, and so by law the CVWD has no other remedy than to foreclose on their homes. The bond to put in sewer systems was approved by a majority vote in that the sewers were to be installed. The lawyers representing CVWD are working out payment arrangements with interested property owners.

Roy Nokes commented that the cost of constructing the sewers was \$10,500.

COMMITTEE REPORTS

Thousand Palms Preservation Action Group

Patricia Saleh reported that Local Agency Formation Commission hearing on the Cathedral City and Palm Desert sphere of influence requests was continued from October 22 to December 3, 2009 and that there will be a Town Hall Meeting held at 7 PM on Monday, November 16, at the Shenandoah Springs Clubhouse.

Field of Things Open Air Market

Rob Carson of the Thousand Palms Community Center reported that although the market has been a great success, it has been delayed until next year to give Desert Recreation District time to negotiate a better insurance coverage that isn't so costly for vendors.

Thousand Palms Boundary Sign

Councilman Roy Nokes reported that the "Welcome to Thousand Palms" sign has been moved to DaVall Rd. at Thousand Palms' western boundary.

December Recess

Saleh moved to go dark in December due to Christmas. Nokes seconded. Motion carried.

Thousand Palms Community Center Soccer League

Rob Carson said that a new soccer league has been formed. Its official name is Thousand Palms Youth Soccer, and its first meet will be this coming Saturday, Nov. 16, 2009, with 36 kids signed up. Two coaches agreed to participate and that works out well given the number of players.

Esposito moved to adjourn. Nokes seconded. Carried. The meeting was adjourned at 7:08 PM.

Respectfully submitted by Patricia Saleh, Council Secretary

MORONGO
BAND OF
MISSION
INDIANS



June 25, 2010

County of Riverside Planning Department Attn: Judy Deertrack, project Planner P.O. Box 1409 Riverside, CA 92502-1409

SUBJECT: Notice of Public Hearing and

Intent to Adopt a Mitigated Negative Declaration

Change of Zone No. 07673/Tentative Tract Map No. 35289

EA 41989

Dear Ms. Deertrack:

Thank you for contacting the Morongo Band of Mission Indians regarding the above referenced project. The Tribe greatly appreciates the opportunity to review the project and, respectfully, offer the following comments.

The project is outside of the Tribe's current reservation boundaries but within an area that may be considered a traditional use area or one in which the Tribe has cultural ties (e.g. Cahuilla/Serrano territory). Because the project involves the Intent to Adopt a Mitigated Negative Declaration for a Change of Zone and Tentative Tract Map the Morongo Band of Mission Indians asks that you impose specific conditions regarding cultural and/or archaeological resources and buried cultural materials on any development plans or entitlement applications as follows:

- If human remains are encountered during grading and other construction excavation, work in the immediate vicinity shall cease and the County Coroner shall be contacted pursuant to State Health and Safety Code §7050.5.
- o In the event that Native American cultural resources are discovered during project development/construction, all work in the immediate vicinity of the find shall cease and a qualified archaeologist meeting Secretary of Interior standards shall be hired to assess the find. Work on the overall project may continue during this assessment period.

If significant Native American cultural resources are discovered, for which a Treatment Plan must be prepared, the developer or his archaeologist shall contact the Morongo Band of Mission Indians

("Tribe")¹. If requested by the Tribe, the developer or the project archaeologist shall, in good faith, consult on the discovery and its disposition (e.g. avoidance, preservation, return of artifacts to tribe, etc.).

If I may be of further assistance with regard to this matter, please do not hesitate to contact me at your convenience.

MORONGO BAND OF MISSION INDIANS

Franklin A. Dancy,

Director of Planning

¹ The Morongo Band of Mission Indians realizes that there may be additional tribes claiming cultural affiliation to the area; however, Morongo can only speak for itself. The Tribe has no objection if the archaeologist wishes to consult with other tribes and if the city wishes to revise the condition to recognize other tribes.



July 12, 2010

Via E-Mail and Regular Mail jdeertra@rctlma.org

Judy Deertrack, Project Planner County of Riverside Planning Department P. O. Box 1409 Riverside, CA 92502-1409

Re: Change of Zone No. 07673 / Tentative Tract Map No. 35289 – Cathton Inv., Inc.

Dear Ms. Deertrack:

Thank you for providing the Desert Recreation District with a copy of the Notice of Public Hearing and Intent to Adopt a Mitigated Negative Declaration regarding Change of Zone No. 07673/Tentative Tract Map No. 35289.

The Desert Recreation District is the public entity which provides parks and recreational services on a community wide level and has adopted a Community Parks and Recreation Master Plan, in accordance with Riverside County Ordinance No. 460, to direct the parks and recreation services within the community area. This residential project is located within the District boundaries and will have impacts on the District's provision of services and facilities. Therefore, the District requests that the following mitigation measures be included in any environmental review, mitigation and monitoring plan and as conditions of approval for the project.

- Developer will enter into an agreement with the Desert Recreation District to dedicate land, pay a fee in-lieu thereof, or both at the option of the Desert Recreation District, for neighborhood or community park and recreational facilities at the time and according to the standards and formula contained in Riverside County Ordinance No. 460 and the Districts Community Parks and Recreation Master Plan. We have attached a copy of the form of agreement which will be used.
- 2. In order to provide for public park and recreational facilities and/or the maintenance or operation of current and/or future public park and recreational facilities and programs, prior to the issuance of building permits, Developer shall petition for and complete formation of or annexation to Desert Recreation District's Landscape and Lighting Assessment District, and shall pay the costs of such formation and or annexation.

We look forward to working with you on this project. The undersigned or Delia Granados will be the contact persons for this project. (delia@desertrecreationdistrict.ca.gov) or kevin@desertrecreationdistrict.ca.gov). Thank you for your assistance.

Very truly yours,

Kevin Kalman, Assistant General Manager

KK/dg

AGREEMENT BETWEEN

DESERT RECREATION DISTRICT OF RIVERSIDE COUNTY AND

FOR COLLECTION OF PARK DEVELOPMENT FEES

,	THIS AGREEM	ENT is entered into this _	day of	2010, by
and be	tween DESERT	RECREATION DISTR	RICT OF RIVERS	DE COUNTY,
CALIF	ORNIA, a political	subdivision of the State	of California (hereir	nafter referred to
	STRICT) and		(hereinafter r	eferred to as
DEVEI	LOPER);			
		WITNESSET	н:	
Riversio	WHEREAS, DEV le of Tentative Tra	VELOPER presently is set Map No(the	seeking approval fror e "project"); and	n the County of
develop	ment within the D	A review for the project ISTRICT will impact of the need for construction	n existing public par	k and recreation
		TRICT'S Community Parto serve such growth; and		aster Plan
resident	ial development v	ocation of convenient pa would substantially enha al development; and		
	of its new housing	VELOPER desires to a by paying to DISTRIC		
I follows:	NOW, THEREFO	ORE, the parties to this	s Agreement do mu	itually agree as
	I. RE	SPONSIBILITIES (OF DEVELOPER	2
f	or lots in Tentative	ll pay to DISTRICT , price Tract Map Nounit constructed		

- B. **DEVELOPER** shall, concurrent with requesting any necessary written assurance from **DISTRICT**, request in writing that the County of Riverside include in its approval of **DEVELOPER'S** tentative map a condition that **DEVELOPER**, his successors or assigns, provide evidence of compliance with the terms of this Agreement prior to issuance of any building permit by the County of Riverside, or its successor, for lots in the approved tract.
- C. **DEVELOPER** shall notify any successors or assigns that this Agreement has been executed and is in effect. In addition, in the event this property is annexed into a city within our jurisdiction, Desert Recreation District will continue to receive the same amount as the Quimby fees identified in this Agreement, which fees shall mitigate the continuing impacts of such growth.

II. RESPONSIBILITIES OF DISTRICT

- A. Monies paid to **DISTRICT** under this Agreement will be deposited by **DISTRICT** in a separate account for such type of fees. Disbursements from that account shall be solely for the procurement of public park and recreation facilities determined by **DISTRICT** to benefit residents of Tentative Tract Map No.
- B. The fees specified herein were calculated and are levied in accordance with and shall be collected, administered and disbursed in accordance with Desert Recreation District Community Parks and Recreation Master Plan, Section 10.35 of Riverside County Ordinance No. 460, Government Code Section 66477, and any and all other applicable laws, rules and regulations as they now exist and as they may from time to time be amended.

III. MISCELLANEOUS

- A. It is expressly understood and agreed by the **DEVELOPER** and **DISTRICT** that the law of the State of California shall govern them and the interpretation of the Agreement and that any litigation brought because of, or involving this Agreement shall be initiated exclusively in the Superior Court, Riverside County, Indio Division.
- B. In the event of litigation to enforce this Agreement, the prevailing party in such litigation shall be entitled to reasonable costs and attorneys fees.
- C. In the event that **DEVELOPER'S** tentative subdivision map expires without extension or approval by the County of Riverside, all obligations of **DEVELOPER** and **DISTRICT** herein shall cease.
- D. All terms, conditions, and provisions hereof shall inure to and shall bind the parties hereto, their respective successors-in-interest and assigns.

- E. No waiver of any term or condition of this Agreement shall be a continuing waiver thereof.
- F. This Agreement shall be amended only in writing signed by both parties.
- G. This Agreement constitutes the entire agreement of the parties and supersedes all other agreements, whether written or oral.

IN WITNESS WHEREOF, DEVELOPER and DISTRICT have caused this Agreement to be signed in their names and on their behalf by their duly authorized representatives.

DEVELOPER:		DISTRICT:	
		DESERT RECREATION	
		DISTRICT OF RIVERSIDE	
_		COUNTY, CALIFORNIA	
By:	 By:		
		STAN FORD	
		General Manager	

COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Planning Department

Ron Goldman ·Planning Director

APPLICATION FOR SUBDIVISION AND DEVELOPMENT

☐ TRACT MAP ☐ REVISED MAP ☐ PARCEL MAP ☐ AMENDMENT TO ACREAGE ☐ EXPIRED RECORDABLE MAP ☐ AMENDMENT TO ACREAGE ☐ EXPIRED RECORDABLE MAP					
INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED. JUL 0 3 2008					
CASE NUMBER: TK 5528 DATE SIVE SIVE SIVE SIVE SIVE SIVE SIVE SIV					
APPLICATION INFORMATION GRADING - INDIO					
Applicant's Name: Robert Manning/Cathton Investments E-Mail: rmanning@shawbiz.net					
Mailing Address: 5324 Calgary Trail NW, Suite 210					
Edmonton, Alberta Canada T6H4J8					
City State ZIP					
Daytime Phone No: (780) 436-2626 Fax No: (780) 438-2632					
Engineer/Representative's Name: MSA Consulting/Marvin Roos E-Mail: mroos@msaconsultinginc.co					
Mailing Address: 34200 Bob Hope Drive					
Rancho Mirage CA 92270					
City State ZIP'					
Daytime Phone No: (760) 320-9811 Fax No: (760) 323-7893					
Property Owner's Name: Cathton Investments E-Mail: rmanning@shawbiz.ca					
Mailing Address: 5324 Calgary Trail NW, Suite 210					
Edmonton, Alberta Canada T6H4J8					
City State ZIP					
Daytime Phone No: (780) 436-2626 Fax No: (780) 438-2632					
If additional persons have an ownership interest in the subject property in addition to that indicated					

If additional persons have an ownership interest in the subject property in addition to that indicated above, attach a separate sheet that references the application case number and lists the names, mailing addresses, and phone numbers of those persons having an interest in the real property or properties involved in this application.

The Planning Department will primarily direct communications regarding this application to the person identified above as the Applicant. The Applicant may be the property owner, representative, or other assigned agent.

CHECK ONE AS APPROPRIATE:

AUTHORIZATION FOR CONCURRENT FEE TRANSFER

The signature below authorizes the Planning Department and TLMA to expedite the refund and billing process by transferring monies among concurrent applications to cover processing costs as necessary. Fees collected in excess of the actual cost of providing specific services will be refunded. If additional funds are needed to complete the processing of your application, you will be billed, and processing of the application will cease until the outstanding balance is paid and sufficient funds are available to continue the processing of the application. The applicant understands the deposit fee process as described above, and that there will be NO refund of fees which have been expended as part of the application review or other related activities or services, even if the application is withdrawn or the application is ultimately denied.

All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
PRINTED NAME OF APPLICANT SIGNATURE OF APPLICANT SIGNATURE OF APPLICANT
AUTHORITY FOR THIS APPLICATION IS HEREBY GIVEN:
I certify that I am/we are the record owner(s) or authorized agent and that the information filed is true and correct to the best of my knowledge. An authorized agent must submit a letter from the owner(s) indicating authority to sign the application on the owner's behalf.
All signatures must be originals ("wet-signed"). Photocopies of signatures are not acceptable.
POBERT MANNING SIGNATURE OF PROPERTY OWNER(S) CATHTON 1 NUESTIMENTS INC.
PRINTED NAME OF PROPERTY OWNER(S) SIGNATURE OF PROPERTY OWNER(S)
If the subject property is owned by persons who have not signed as owners above, attach a separate sheet that references the application case number and lists the printed names and signatures of all persons having an interest in the property.
See attached sheet(s) for other property owners signatures.
PROPERTY INFORMATION:
Assessor's Parcel Number(s):651-060-004 / 651-060-005
Section: 15 Township: 4S Range: 6E
Approximate Gross Acreage: 50 acres
General location (cross streets, etc.): North of Ramon Road , South of
Indio Hills, East of Shadow Mountain Lane, West of Thousand Palms Canyon Rd
Thomas Brothers map, edition year, page number, and coordinates: 2007, 789, A1/A2/B1

APPLICATION FOR SUBDIVISION AND DEVELOPMENT

Proposal (describe project, indicate the number of proposed lots/parcels, units, and the schedule of t subdivision, whether the project is a Vesting Map or Planned Residential Development (PRD):				
The applicant proposes to develop 6 single family lot Parcel.	s on 30 acres with the remaining (20 acres) as Remainder			
Related cases filed in conjunction with this reque	st:			
Change of Zone				
Is there a previous development application filed	on the same site: Yes ☐ No ☑			
If yes, provide Case No(s).	(Parcel Map, Zone Change, etc.)			
	E.I.R. No. (if applicable):			
Have any special studies or reports, such as a geological or geotechnical reports, been prepared	a traffic study, biological report, archaeological report, for the subject property? Yes 🔽 No 🔲			
If yes, indicate the type of report(s) and provide a	copy: Hydrology, Cultural, Archaeological, Geotechnical			
Is water service available at the project site: Yes	☑ No □			
If "No," how far must the water line(s) be extended	to provide service? (No. of feet/miles) 1/4 mile to West			
is sewer service available at the site? Yes 🔲 🛚 N	No 🔽			
f "No," how far must the sewer line(s) be extended	d to provide service? (No. of feet/miles) 4 miles			
Will the proposal result in cut or fill slopes steeper	than 2.1 or higher than 10 feet? Yes 🔲 No 🔽			
How much grading is proposed for the project site	?			
Estimated amount of cut = cubic yards: Raw Cut 4	030 c.y. (street section only)			
Estimated amount of fill = cubic yards 0 (fill is deter	rmined at the time of development of custom homes)			
Does the project need to import or export dirt? Yes	□ No ☑			
mport Export	Neither X			
What is the anticipated source/destination of the im				

APPLICATION FOR SUBDIVISION AND DEVELOPMENT

What is the anticipated route of travel for transport of the soil material? N/A			
How many anticipated truckloads? N/A truck loads			
What is the square footage of usable pad area? (area excluding all slopes) 257, 000 sq. ft			
If this is a residential subdivision, is it located in a Recreation and Park District or County Service Area authorized to collect fees for park and recreational services? Yes \square No \square			
If yes, does the subdivision intend to dedicate land or pay Quimby fees, or a combination of both?			
Dedicate land ☐ Pay Quimby fees ☐ Combination of both ☐			
Is the subdivision located within 8½ miles of March Air Reserve Base? Yes ☐ No ☑			
If yes, will any structure exceed fifty-feet (50') in height (above ground level)? Yes \(\bigcup \) No \(\bigcup \)			
Does the subdivision exceed more than one acre in area? Yes ☑ No □			
If yes, in which one of the following watersheds is it located (refer to Riverside County GIS for watershed location)?			
Check answer: ☐ Santa Ana River ☐ Santa Margarita River ☐ San Jacinto River ☐ Colorado River			
HAZARDOUS WASTE SITE DISCLOSURE STATEMENT			
Government Code Section 65962.5 requires the applicant for any development project to consult specified state-prepared lists of hazardous waste sites and submit a signed statement to the local agency indicating whether the project is located on or near an identified site. Under the statute, no application shall be accepted as complete without this signed statement.			
I (we) certify that I (we) have investigated our project with respect to its location on or near an identified hazardous waste site and that my (our) answers are true and correct to the best of my (our) knowledge. My (Our) investigation has shown that:			
The project is not located on or near an identified hazardous waste site.			
The project is located on or near an identified hazardous waste site. Please list the location of the hazardous waste site(s) on an attached sheet.			
Owner/Representative (1) CATHTON INUEST MENTS INC. Date Sum 16/08			
Owner/Representative (1) CATHTON INUEST MENTS INC. Date Date			

NOTICE OF PUBLIC HEARING

and

INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

A PUBLIC HEARING has been scheduled, pursuant to Riverside County Land Use Ordinance No. 348, before the RIVERSIDE COUNTY PLANNING COMMISSION to consider the project shown below:

CHANGE OF ZONE NO. 07673 / TENTATIVE TRACT MAP NO. 35289 — EA41989 — Applicant: Cathton Inv. Inc. — Engineer/Representative: MSA Consulting - Fourth Supervisorial District — Thousand Palms Zoning District — Western Coachella Valley Area Plan - Rural: Rural Residential - 2 1/2 Acre Minimum (R:RR) — Location: Northerly of Ramon Road, easterly of Shadow Mountain Lane, westerly of Thousand Palms Canyon Trail — 50 Gross Acres - Zoning: Controlled Development Areas (W-2) — REQUEST: The Change of Zone proposes to change the zoning classification from Controlled Development Areas (W-2) to Residential Agriculture — 2 ½ Acre Minimum (R-A-2 ½) for the residential lots, and Open Area Combining Zone (R-5) for the remainder lot. The Tentative Tract Map proposes a Schedule C subdivision of approximately fifty (50) acres into six (6) residential lots totaling twenty-nine (29) gross acres, with a minimum lot size of 2 ½ acres, ranging in size from 3.5 acres to six (6) acres, an open space remainder parcel on 19.3 acres, and Street "A" on 1.6 acres — APN(s): 651-060-004 & 651-060-005. (Quasi-Judicial)

TIME OF HEARING:

9:00 a.m. or as soon as possible thereafter

DATE OF HEARING:

July 14, 2010

PLACE OF HEARING:

EASTERN MUNICIPAL WATER DISTRICT

2270 TRUMBLE ROAD

PERRIS, CALIFORNIA 92570

For further information regarding this project, please contact Judy Deertrack, Project Planner at 951-955-1199 or e-mail jdeertra@rctlma.org, or go to the County Planning Department's Planning Commission agenda web page at www.tlma.co.riverside.ca.us/planning/pc.html

The Riverside County Planning Department has determined that the above project will not have a significant effect on the environment and has recommended adoption of a mitigated negative declaration. The Planning Commission will consider the proposed project and the proposed mitigated negative declaration, at the public hearing. The case file for the proposed project and the proposed mitigated negative declaration may be viewed Monday through Friday, 8:30 a.m. to 4:30 p.m., (with the exception of Noon-1:00 p.m. and holidays) at the County of Riverside Planning Department, 4080 Lemon Street, 9th Floor, Riverside, CA 92502. For further information or an appointment, contact the project planner.

Any person wishing to comment on a proposed project may do so, in writing, between the date of this notice and the public hearing or appear and be heard at the time and place noted above. All comments received prior to the public hearing will be submitted to the PlanningCommission, and the Planning Commission will consider such comments, in addition to any oral testimony, before making a decision on the proposed project.

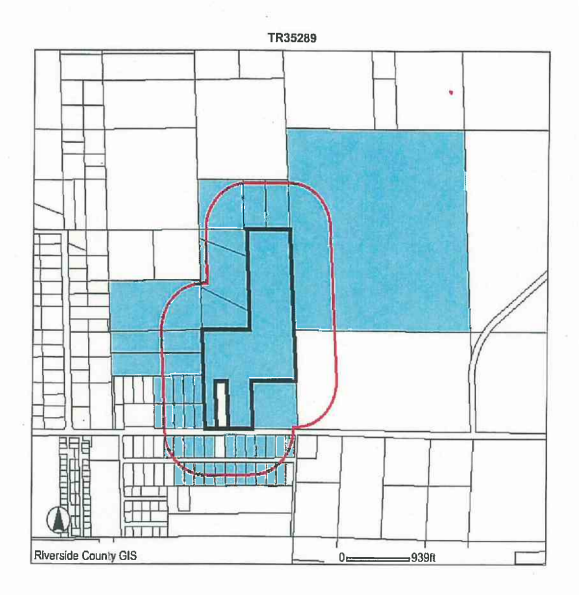
If you challenge this project in court, you may be limited to raising only those issues you or someone else raised at the public hearing, described in this notice, or in written correspondence delivered to the Planning Commission at, or prior to, the public hearing. Be advised that, as a result of public hearings and comment, the Planning Commission may amend, in whole or in part, the proposed project. Accordingly, the designations, development standards, design or improvements, or any properties or lands, within the boundaries of the proposed project, may be changed in a way other than specifically proposed.

Please send all written correspondence to: COUNTY OF RIVERSIDE PLANNING DEPARTMENT Attn: Judy Deertrack, Project Planner P.O. Box 1409, Riverside, CA 92502-1409

PROPERTY OWNERS CERTIFICATION FORM

I,	Carlos Muñoz	certify that on	June 9, 2010	·
The at	tached property owners list	t was prepared by	Riverside County GIS	
APN (s) or case numbers	651-060-004	/ 651-060-005	For
Compa	any or Individual's Name _	Riverside Count	y Planning Department	
Distan	ce buffered6	600'		
Pursua	nt to application requireme	ents furnished by the R	iverside County Planning Department.	Said list is
a com	plete and true compilation	of the owners of the	subject property and all other prope	erty owners
within	600 feet of the property in	nvolved, or if that area	yields less than 25 different owners,	all property
owner	s within a notification area	a expanded to yield a	minimum of 25 different owners, to a	maximum
notific	ation area of 2,400 feet fr	om the project bound	aries, based upon the latest equalized	assessment
rolls.	If the project is a subdiv	ision with identified of	off-site access/improvements, said list	includes a
comple	ete and true compilation of	f the names and maili	ng addresses of the owners of all prop	erty that is
adjace	nt to the proposed off-site i	mprovement/alignmen	t.	
I furth	er certify that the informat	ion filed is true and co	orrect to the best of my knowledge. I	understand
that inc	correct or incomplete inform	mation may be ground	s for rejection or denial of the application	on.
NAME	:C	arlos Muñoz	before !	
TITLE	Pr	roject Planner		
ADDR	ESS:38	3686 El Cerrito Ro	oad	
	Pa	lm Desert, CA 92	211	
TELEF	HONE NUMBER (8 a.m.	– 5 p.m.): (76	io) 863-8277	

CASE # TR35289



Select	harl	DOKEO	J/e	

ocicoted parcei(s).							
		651-040-014					
651-060-012	651-080-003	651-080-004	651-080-005	651-080-007	651-080-008	651-080-009	
651-080-010	651-080-015	651-080-016	651-080-017	651-080-018	651-080-019	651-080-026	
651-090-005	651-161-005	651-161-006	651-161-007	651-161-008	651-161-009	651-161-011	
651-161-012	651-161-013	651-161-014	651-161-015	651-161-016	651-161-018	651-161-019	
651-162-006	651-162-007	651-162-008	651-162-009	651-162-010	651-162-011	651-162-012	
	651-162	2-013 651-162	2-014 651-162	2-015 651-162	2-016		

IMPORTANT

This information is made available through the Riverside County Geographic Information System. The information is for reference purposes only. It is intended to be used as base level information only and is not intended to replace any recorded documents or other public records. Contact appropriate County Department or Agency if necessary. Reference to recorded documents and public records may be necessary and is advisable.

MAP PRINTED ON...06/9/2010

APN: 651040012 ASMT: 651040012 JASON SCHWAB COLLEEN QUINN SCHWAB PAUL FILIPPONE CYNTHIA FILIPPONE C/O SCHWAB FINANCIAL GROUP 16 S OAKLAND AVE NO 200 PASADENA CA 91101

APN: 651080004 ASMT: 651080004 CATHTON INV INC 5324 CALGARY TR NO 210 EDMONTON ALB CANADA Ţ5H4J8 0

APN: 651060010 ASMT: 651060010 YI TA TSAI ZION TRUST 1107 ORANGE GROVE AVE SOUTH PASADENA CA 91030

APN: 651080004 ASMT: 651080004 CARRIE VAGRAN P O BOX 785 THOUSAND PLMS CA 92276

APN: 651080008 ASMT: 651080008 ESTELLA RANGEL ESPARZA P O BOX 6660 LA QUINTA CA 92253

APN: 651080015 ASMT: 651080015 RUTH A GARSTONE 317 ISLAND AVE NEWPORT BEACH CA 92661

APN: 651080018 ASMT: 651080018 ROBERT M HARLAN 626 CHIPPEWA JEFFERSON IN 47130

APN: 651161005 ASMT: 651161005 JUAN DELGADO TIBURSIA DELGADO 75695 RAMON RD THOUSAND PLMS CA. 92276

APN: 651161008 ASMT: 651161008 MIGUEL ANGEL INZUNZA 75751 RAMON RD THOUSAND PLMS CA. 92276

APN: 651161012 ASMT: 651161012 GUADALUPE ROMO 75833 RAMON RD THOUSAND PLMS CA. 92276 APN: 851040013 ASMT: 651040013 AH FONG SHOU C/O JIMMY SHOU Y1031 BRADSHAWE AVE MONTEREY PARK CA 91754

APN: 851080006 ASMT: 651060006 JOSE SAFDEYE JACK PHILIP SAFDEYE JACOB A SAFDEYE YVETTE SAFDEYE, ETAL. 608 N HARDEN BEVERLY HILLS CA 90210

APN: 651080012 ASMT: 651060012 SOUTHERN CALIFORNIA EDISON CO C S REENDERS ASST COMPTROLLER P O BOX 800 ROSEMEAD CA 91770

APN: 651080005 ASMT: 651080005 LARRY DEAN ALBRIGHT ALEXANDRA LEE ALBRIGHT PMB 387 31574 SHADOW MOUNTAIN LN THOUSAND PLMS CA. 92276

APN: 651080009 ASMT: 651080009 BRUCE BLEDSOE BARBARA NEW C/O BARBARA NEW 3212 NORWOOD CT FORT COLLINS CO 80525

APN: 651080016 ASMT: 651080016 REYNALDO M LOPEZ MARIA S LOPEZ 82431 CREST AVE INDIO CA 92201

APN: 651080019 ASMT: 651080019 SERGIO RODRIGUEZ 61 VIA DEL ROSSI RANCHO MIRAGE CA 92270

APN: 651161006 ASMT: 651161006 MICHAEL ROY SMITH LINDA LYN SMITH 75715 RAMON RD THOUSAND PLMS CA. 92276.

APN: 651161009 ASMT: 651161009 ROGER A PLACE KATHLEEN G PLACE 30685 DESERT PALM DR THOUSAND PALMS CA 92276

APN: 651161013 ASMT: 651161013 ROBERT DEL GAGNON LORI ANN GAGNON 73612 HIGHWAY 111 PALM DESERT CA 92260 APN: 651040014 ASMT: 651040014 HECTOR RAMIREZ P O BOX 681 CATHEDRAL CITY CA 92235

APN: 651060008 ASMT: 651060008 J GUADALUPE F ROMO 75833 RAMON RD THOUSAND PALMS CA 92276

APN: 851080003 ASMT: 851080003 BERNARD GERTLER THEODORA FRANCES GRAFF C/O THEODORA FRANCES GRAFF 170 VIA LERIDA GREENBRAE CA 94904

APN: 651080007 ASMT: 651080007 CHUN CHING CHEN 47567 MARGARITA ST INDIO CA 92201

APN: 651080010 ASMT: 651080010 MERLE KINGSLEY 601 LAUREL AVE NO 807 SAN MATEO CA 94401

APN: 651080017 ASMT: 651080017 DEBORAH C HALE JAMES B CAMPBELL JCK REVOCABLE LIVING TRUST 2848 AVENEL ST LOS ANGELES CA 90039

APN: 651080028 ASMT: 651080028 FEDERICO HAM AURORA L HAM 75740 AVENIDA ESPARZA THOUSAND PLMS CA. 92276

APN: 851161007 ASMT: 651161007 RICHARD NUNEZ MORENO DOLORES MORENO 75735 RAMON RD THOUSAND PLMS CA. 92276

APN: 651161011 ASMT: 651161011 ALICJA BARKER 73221 SAN CARLOS THOUSAND PLMS CA 92276

APN: 651161014 ASMT: 651161014 DAVID ANDERSON GREGORY ANDERSON 75865 E RAMON RD THOUSAND PLMS CA. 92276 APN: 851161015 ASMT: 851161015 ISRAEL ESMERALDA MA C ESMERALDA P O BOX 297 THOUSAND PALMS CA 92276 APN: 651161016 ASMT: 651161016 MARIO CASTILLO SYLVIA CASTILLO 78528 EWARTON BERMUDA DUNES CA 92203

APN: 651161018 ASMT: 651161018 THERESIA KOHL LOVELAND 75895 RAMON RD THOUSAND PLMS CA. 92276

APN: 651161019 ASMT: 651161019 ARTHUR BEN PUNLEY P O BOX 2187 SALEM OR 97308 APN: 651162006 ASMT: 651162006 WILLIAM D HORTON RAQUEL HORTON P O BOX 284 THOUSAND PALMS CA 92276

APN: 651162007 ASMT: 651162007 ELIZABETH J WOOD 32515 ST ANDREWS DR THOUSAND PALMS CA 92276

APN: 651162008 ASMT: 651162008 DANIEL S PARTIDA MARIA D SALAZAR 75755 CHUCKAWALLA RD THOUSAND PLMS CA. 92276

APN: 651162009 ASMT: 651162009 CRYSTAL ABUBO 75775 CHUCKAWALLA RD THOUSAND PLMS CA. 92276 APN: 651162010 ASMT: 651162010 JOHN L DELEON JULIA R DELEON 72880 DEL NORTE WAY THOUSAND PALMS CA 92276

APN: 651182011 ASMT: 651162011 DANIEL SALAZAR LOURDES SALAZAR 30700 MONTE VISTA WAY THOUSAND PALMS CA 92276

APN: 651162012 ASMT: 651162012 GOLDENCREST DEV GROUP 515 VISTA BONITA PALM DESERT CA 92260 Coachella Valley Water District Attn: Principal Stormwater Engineer P.O. Box 1058 Coachella, CA 92236

> Verizon Attn: Chris Brown 295 N. Sunrise Way Palm Springs, CA 92262

Palm Springs Unified School Dist. 980 E. Tahquitz Cyn. Way. Ste. #204 Palm Springs, CA 92262

> C.V. Recreation & Park Dist. 45-305 Oasis Street Indio, CA 92201

Indio Sherriff's Dept. Attn: Lieutenant Armstrong 82-695 Doctor Carreon Blvd Indio, CA 92201

Attn: Marvin Roos MSA Consulting, Inc. 34200 Bob Hope Dr. Rancho Mirage, CA 92270 Imperial Irrigation District Attn: Alfonso Rodriguez 81-600 Avenue 58 La Quinta, CA 92253

Thousand Palms Community Council
Attn: Patricia Saleh, Secretary
35-220 Bandana Circle
Thousand Palms CA 92276

EASTERN INFORMATION CENTER

Archeological Research Unit University of California Riverside, CA 92521

4th District Supervisor 73-710 Fred Waring Drive, Ste 222 Palm Desert, CA 92260

Native American Heritage Comm. 915 Capital Maoll, Room 364 Sacramento, CA 95814

> Cathton Inv. Inc. 5324 Calgary Tr. No. 210 Edmonton AB Canada T5H 4J8

Extra Labels for TR35289

Southern California Gas 211 N. Sunrise Way Palm Springs, CA 92262

Thousand Palms Chamber of Commerce 72715 La Canada Way, Thousand Palms, CA 92276-3235

Coachella Valley Preserve P.O. Box 188 Thousand Palms, CA 92276

4th District Planning Commissioner Attn: Jim Porras 47-395 Monroe St #137 Indio, CA 92201

Morongo Band of Mission Indians Robert Martin, Chairperson 12700 Pumarra Rroad Banning, CA 92220

COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Planning Department

Carolyn Syms Luna Director

Riverside County Planning Department

P.O. Box 3044 Sacramento, CA 95812-3044 County of Riverside County Clerk	<u> </u>	8686 El Cerrito Road Palm Desert, California 92211
SUBJECT: Filing of Notice of Determination in compliance wi	th Section 21152 of the California Public Resources Code.	
EA41989 / CZ07673 / TR35289 Project Title/Case Numbers		
Judy Deertrack, Planner IV County Contact Person	(951) 955-1199 Phone Number	
N/A		
State Clearinghouse Number (if submitted to the State Clearinghouse)		
Cathton Investment, Inc. Project Applicant	5324 Calgary Tr No. 210, Edmonton AB, Canada, T5H, 4. Address	18
The project is located northerly of Ramon Road, easterly of S	Shadow Mountain Lane, westerly of Thousand Palms Canyon 1	<u> Frail</u>
The Change of Zone proposes to change the zoning classifica 2½) for the residential lots, and Open Area Combining Zone (50 acres into six (6) residential lots totaling 29 gross acres, remainder parcel for open space, Project Description	R-5) for the remainder lot. The Tentative Tract Map is a Sch	edule C subdivision of approximatel
This is to advise that the Riverside County and has made the following determinations regarding that project	, as the lead agency, has approved the above-referenced ect:	project on
 The project WILL NOT have a significant effect on the en A Mitigated Negative Declaration was prepared for the pr Mitigation measures WERE made a condition of the appr A Mitigation Monitoring and Reporting Plan/Program WAS A statement of Overriding Considerations WAS NOT ado 	oject pursuant to the provisions of the California Environmenta oval of the project. S adopted.	al Quality Act \$2,010.25 + \$64.00.
This is to certify that the Mitigated Negative Declaration, with a County Planning Department, 4080 Lemon Street, 9th Floor, F		ole to the general public at. Riversion
Signature .	Title	Date
Date Received for Filing and Posting at OPR:		
DM/rj Revised 8/25/2009 Y:\Planning Master Forms\CEQA Forms\NOD Form.doc		
Please charge deposit fee case#: ZEA41989 ZCFG05338 .	OR COUNTY CLERK'S USE ONLY	1
•		1

COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY Planning Department

Carolyn Syms Luna · Director

MITIGATED NEGATIVE DECLARATION

Project/Case Number: Change of Zone No. 7673	/ Tentative Tract No. 35289			
Based on the Initial Study, it has been determined that the proposed project, subject to the proposed mitigation measures, will not have a significant effect upon the environment.				
	PROJECT DESCRIPTION, LOCATION, AND MITIGATION MEASURES REQUIRED TO AVOID POTENTIALLY SIGNIFICANT EFFECTS. (see Environmental Assessment and Conditions of Approval)			
COMPLETED/REVIEWED BY:				
By: Judy Deertrack Title: Project	ect Planner Date: June 16, 2010			
Applicant/Project Sponsor: Cathton Inv. Inc.	Date Submitted: 07/03/08			
ADOPTED BY: Board of Supervisors	·			
Person Verifying Adoption:	Date:			
The Mitigated Negative Declaration may be examined, along with documents referenced in the initial study, if any, at: Riverside County Planning Department 4080 Lemon Street, 9th Floor, Riverside, CA 92501 For additional information, please contact Judy Deertrack at 951-955-1199. Revised: 10/16/07 Y:\Planning Master Forms\CEQA Forms\Mitigated Negative Declaration.doc				
	•			

* VOID * COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

* REPRINTED * 10801947

4080 Lemon Street Second Floor 39493 Los Alamos Road

Suite A

Riverside, CA 92502

Murrieta, CA 92563

38686 El Cerrito Road Palm Desert, CA 92211

(760) 863-8277

(951) 955-3200

(951) 600-6100

Received from: CATHTON INV INC

\$64.00

paid by: CK 001006

paid towards: CFG05338

CALIF FISH & GAME: DOC FEE

CFG FOR EA41989 (TR35289/CZ07673)

at parcel #:

appl type: CFG3

Account Code

Description

Amount

Overpayments of less than \$5.00 will not be refunded!

Additional info at www.rctlma.org

COUNTY OF RIVERSIDE SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

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4080 Lemon Street Second Floor

39493 Los Alamos Road Suite A

38686 El Cerrito Rd Indio, CA 92211

Riverside, CA

Murrieta, CA 92563 (760) 863-8271

(951) 955-3200

(951) 694-5242

****************************** ***********************************

Received from: CATHTON INV INC

\$17.25

paid by: CK 48911

CFG FOR EA41989 (TR35289/CZ07673)

paid towards: CFG05338

CALIF FISH & GAME: DOC FEE

at parcel:

appl type: CFG3

Jun 10, 2010 posting date Jun 10, 2010

******************************* **********************************

Account Code 658353120100208100 Description CF&G TRUST

Amount \$17.25

Overpayments of less than \$5.00 will not be refunded!

COUNTY OF RIVERSIDE J* REPRINTED * I0901920 SPECIALIZED DEPARTMENT RECEIPT Permit Assistance Center

4080 Lemon Street

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38686 El Cerrito Rd

Second Floor

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Indio, CA 92211

Riverside, CA (951) 955-3200

Murrieta, CA 92563 (951) 694-5242

(760) 863-8271

Received from: CATHTON INV INC

\$1,993.00

paid by: CK 000011

CFG FOR EA41989 (TR35289/CZ07673)

paid towards: CFG05338

CALIF FISH & GAME: DOC FEE

at parcel:

appl type: CFG3

Aug 11, 2009 posting date Aug 11, 2009

Account Code 658353120100208100 Description CF&G TRUST

Amount \$1,993.00

Overpayments of less than \$5.00 will not be refunded!